



# राजपत्र, हिमाचल प्रदेश

## हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

वीरवार, 09 फरवरी, 2023 / 20 माघ, 1944

हिमाचल प्रदेश सरकार

**HIGH COURT OF HIMACHAL PRADESH, SHIMLA – 171001**

**NOTIFICATION**

*Dated the 21st January, 2023*

**No. HHC/15-58/Jus/Accts/2022.**—It is hereby notified that Hon'ble Mr. Justice Amjad Ahtesham Sayed, Chief Justice, has relinquished charge of the Office of Chief Justice, High Court

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राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

of Himachal Pradesh, in the afternoon of 20th January, 2023, on attaining the age of superannuation.

By order,

Sd/-  
(ARVIND MALHOTRA),  
*Registrar General.*

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## HIGH COURT OF HIMACHAL PRADESH, SHIMLA –171001

### NOTIFICATION

*Dated the 23rd January, 2023*

**No. HHC/Admn.3(391)/94-I.**—20 days earned leave on and with effect from 06-02-2023 to 25-02-2023 with permission to prefix second Saturday, Sundays & Special Causal Leave (Winter Vacations-1st Batch) commencing from 14-01-2023 to 05-02-2023 and suffix Sunday falling on 26-02-2023 is hereby sanctioned in favour of Shri Anil Kumar Sharma, Deputy Registrar of this Registry.

Certified that Shri Anil Kumar Sharma is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above leave period.

Certified that Shri Anil Kumar Sharma would have continued to officiate the same post of Deputy Registrar but for his proceeding on leave.

By order,

*Registrar General.*

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## HIGH COURT OF HIMACHAL PRADESH, SHIMLA –171001

### NOTIFICATION

*Dated the 23rd January, 2023*

**No. HHC/Estt.3(759)/2010.**—20 days earned leave on and with effect from 06-02-2023 to 25-02-2023 with permission to prefix second Saturday, Sundays & Special Causal Leave (Winter Vacations-1st Batch) commencing from 14-01-2023 to 05-02-2023 and suffix Sunday falling on 26-02-2023 is hereby sanctioned in favour of Shri Karan Singh Guleria, Secretary of this Registry.

Certified that Shri Karan Singh Guleria is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above leave period.

Certified that Shri Karan Singh Guleria would have continued to officiate the same post of Secretary but for his proceeding on leave.

By order,

*Registrar General.*

## HIGH COURT OF HIMACHAL PRADESH, SHIMLA –171001

### NOTIFICATION

*Dated the 23rd January, 2023*

**No. HHC/Estdt.3(515)/2001.**—09 days earned leave on and with effect from 27-01-2023 to 04-02-2023 with permission to prefix Gazetted holidays falling on 25th & 26th January, 2023 and suffix Sundays & Special Casual leave (winter vacations -2nd Batch) falling/commencing from 5th to 26th February, 2023 is hereby sanctioned in favour of Shri C. M. Thakur, Secretary of this Registry.

Certified that Shri C. M. Thakur is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above leave period.

Certified that Shri C. M. Thakur would have continued to officiate the same post of Secretary but for his proceeding on leave.

By order,

*Registrar General.*

## HIGH COURT OF HIMACHAL PRADESH, SHIMLA –171001

### NOTIFICATION

*Dated the 18th January, 2022*

**No. HHC/Admn.3(388)/94-II.**—02 days commuted leave for 23-12-2022 and 24-12-2022 with permission to suffix Sunday on 25-12-2022 is hereby sanctioned, *ex-post-facto*, in favour of Shri Ramesh Chand Sharma, Assistant Registrar of this Registry.

Certified that Shri Ramesh Chand Sharma has joined the same post and at the same station from where he had proceeded on leave after the expiry of the above leave period.

Certified that Shri Ramesh Chand Sharma would have continued to officiate the same post of Assistant Registrar but for his proceeding on leave.

By order,

*Registrar General.*

**HIGH COURT OF HIMACHAL PRADESH, SHIMLA –171001**

## NOTIFICATION

*Dated the 21st January, 2023*

**No.HHC/Estt.3(726)/2010.**—06 days earned leave on and *w.e.f.* 23-01-2023 to 28-01-2023 with permission to affix Sundays falling on 22nd & 29th January, 2023 is hereby sanctioned in favour of Smt. Hem Lata, Secretary of this Registry.

Certified that Smt. Hem Lata is likely to join the same post and at the same station from where she proceeds on leave after the expiry of the above leave period.

Certified that Smt. Hem Lata would have continued to officiate the same post of Secretary but for her proceeding on leave.

By order,

*Registrar General.*

**HIGH COURT OF HIMACHAL PRADESH, SHIMLA–171001**

## NOTIFICATION

*Dated the 21st January, 2023*

**No.HHC/Estt.3(689)/2009.**—09 days earned leave on and with effect from 16-01-2023 to 24-01-2023 with permission to suffix Gazetted holidays falling on 25th & 26th January, 2023 is hereby sanctioned in favour of Shri Bhupender Kumar Sharma, Secretary of this Registry.

Certified that Shri Bhupender Kumar Sharma is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above leave period.

Certified that Shri Bhupender Kumar Sharma would have continued to officiate the same post of Secretary but for his proceeding on leave.

By order,

*Registrar General.*

**HIGH COURT OF HIMACHAL PRADESH, SHIMLA–171001**

## NOTIFICATION

*Dated the 21st January, 2023*

**No. HHC/Estt.3(552)/2004-I.**—10 days earned leave on and with effect from 08-02-2023 to 17-02-2023 with permission to suffix Gazetted holiday and Sunday falling 18th & 19th February, 2023 is hereby sanctioned in favour of Smt. Vandna Sharma, Secretary of this Registry.

Certified that Smt. Vandna Sharma is likely to join the same post and at the same station from where she proceeds on leave after the expiry of the above leave period.

Certified that Smt. Vandna Sharma would have continued to officiate the same post of Secretary but for her proceeding on leave.

By order,

*Registrar General.*

## **HIGH COURT OF HIMACHAL PRADESH, SHIMLA-171001**

### NOTIFICATION

*Dated the 23rd January, 2023*

**No. HHC/Admn.3(344)/92-I.—** 20 days earned leave on and with effect from 27-02-2023 to 18-03-2023 with permission to prefix Sundays & Special Casual leave (Winter Vacations-2nd batch) falling from 6th & 26th February, 2023 and suffix Sunday falling on 19-03-2023 is hereby sanctioned in favour of Shri Vishal Shabi, Court Master of this Registry.

Certified that Shri Vishal Shabi is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above leave period.

Certified that Shri Vishal Shabi would have continued to officiate the same post of Court Master but for his proceeding on leave.

By order,

*Registrar General.*

## **HIGH COURT OF HIMACHAL PRADESH, SHIMLA-171001**

### NOTIFICATION

*Dated the 23rd January, 2023*

**No. HHC/Admn.3(398)/95-I.—** 13 days earned leave on and with effect from 06-02-2023 to 18-02-2023 with permission to prefix second Saturday, Sundays and Special Casual Leave (Winter Vacation-1st Batch) commencing from 14-01-2023 to 05-02-2023 and suffix Sunday falling on 19-02-2023 is hereby sanctioned in favour of Shri Mohan Lal Gandhi, Deputy Registrar of this Registry.

Certified that Shri Mohan Lal Gandhi is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above leave period.

Certified that Shri Mohan Lal Gandhi would have continued to officiate the same post of Deputy Registrar but for his proceeding on leave.

By order,

*Registrar General.*

### विधि विभाग

अधिसूचना

शिमला—2, 4 फरवरी, 2023

**संख्या :** एल0एल0आर0-ई(9)-6/2017-लेज.-1.—श्रीमती रीता ठाकुर, अधिवक्ता, सोलन ने उप-मण्डल नालागढ़, जिला सोलन की सीमाओं के भीतर, नोटरी के रूप में नियुक्ति के लिए नोटरी अधिनियम, 1952 (1952 का 53) और उसके अन्तर्गत नोटरी नियम, 1956 के अधीन आवेदन किया है और इस सम्बन्ध में अधिनियम और नियमों द्वारा अपेक्षित सभी औपचारिकताएं पूरी कर ली हैं।

अतः हिमाचल प्रदेश के राज्यपाल, उक्त नियमों के नियम 7क के उप-नियम (2) के अन्तर्गत गठित साक्षातकार बोर्ड की सिफारिश पर उक्त नियमों के नियम 8 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए श्रीमती रीता ठाकुर, अधिवक्ता को उप-मण्डल नालागढ़, जिला सोलन की सीमाओं के भीतर तुरन्त प्रभाव से नोटरी नियुक्त करते हैं तथा यह भी निदेश देते हैं कि इनका नाम सरकार द्वारा इस निमित बनाए गए रजिस्टर में दर्ज कर लिया जाए।

आदेश द्वारा,

शरद कुमार लगवाल,  
विधि परामर्शी एवम् सचिव (विधि)।

[Authoritative English text of this Department Notification No. LLR-E(9)-13/2015-Leg. I, Dated 04-02-2023 as required under Article 348(3) of the Constitution of India].

### LAW DEPARTMENT

### NOTIFICATION

Shimla-2 the 4th February, 2023

**No. LLR-E (9)-6/2017-Leg. I.—WHEREAS, Smt. Reeta Thakur, Advocate, Solan has applied for appointment as notary under the Notaries Act, 1952 (53 of 1952) and the rules framed thereunder, within the territorial limits of Sub-Division Nalagarh of District Solan;**

AND WHEREAS, all the requirements as provided under the said Act and rules have been complied with;

Now, therefore, the Governor, Himachal Pradesh, on the recommendations of the Interview Board, constituted under sub-rule (2) of rule 7A of the said rules, and in exercise of the powers conferred by rule 8 of the said rules, is pleased to appoint Smt. Reeta Thakur, Advocate as notary within the limits of Sub-Division Nalagarh of District Solan, Himachal Pradesh with immediate effect with the direction that her name may be entered in the Register of notaries maintained by the Government.

By order,

SHARAD KUMAR LAGWAL,  
LR-cum- Secretary (Law).

विधि विभाग

अधिसूचना

शिमला—2, 4 फरवरी, 2023

**संख्या :** एल0एल0आर0-ई(9)-6/2017-लेज.-1.—श्रीमती श्वेता सिंह, अधिवक्ता, सोलन ने उप-मण्डल नालागढ़, जिला सोलन की सीमाओं के भीतर, नोटरी के रूप में नियुक्ति के लिए नोटरी अधिनियम, 1952 (1952 का 53) और उसके अन्तर्गत नोटरी नियम, 1956 के अधीन आवेदन किया है और इस सम्बन्ध में अधिनियम और नियमों द्वारा अपेक्षित सभी औपचारिकताएं पूरी कर ली हैं।

अतः हिमाचल प्रदेश के राज्यपाल, उक्त नियमों के नियम 7क के उप-नियम (2) के अन्तर्गत गठित साक्षातकार बोर्ड की सिफारिश पर उक्त नियमों के नियम 8 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए श्रीमती श्वेता सिंह, अधिवक्ता को उप-मण्डल नालागढ़, जिला सोलन की सीमाओं के भीतर तुरन्त प्रभाव से नोटरी नियुक्त करते हैं तथा यह भी निदेश देते हैं कि इनका नाम सरकार द्वारा इस निमित बनाए गए रजिस्टर में दर्ज कर लिया जाए।

आदेश द्वारा,

शरद कुमार लगवाल,  
विधि परामर्शी एवम् सचिव (विधि)।

[Authoritative English text of this Department Notification No. LLR-E(9)-6/2017-Leg. I, Dated 04-02-2023 as required under Article 348(3) of the Constitution of India].

**LAW DEPARTMENT**

**NOTIFICATION**

*Shimla-2 the 4th February, 2023*

**No. LLR-E (9)-6/2017-Leg. I.**—WHEREAS, Smt. Shveta Singh, Advocate, Solan has applied for appointment as notary under the Notaries Act, 1952 (53 of 1952) and the rules framed thereunder, within the territorial limits of Sub-Division Nalagarh of District Solan;

AND WHEREAS, all the requirements as provided under the said Act and rules have been complied with;

NOW, therefore, the Governor, Himachal Pradesh, on the recommendations of the Interview Board, constituted under sub-rule (2) of rule 7A of the said rules, and in exercise of the powers conferred by rule 8 of the said rules, is pleased to appoint Smt. Shveta Singh, Advocate as notary within the limits of Sub-Division Nalagarh of District Solan, Himachal Pradesh with immediate effect with the direction that her name may be entered in the Register of notaries maintained by the Government.

By order,

SHARAD KUMAR LAGWAL,  
LR-cum- Secretary (Law).

### विधि विभाग

अधिसूचना

शिमला—2, 4 फरवरी, 2023

**संख्या : एल0एल0आर0-ई(9)-6/2017-लेज.-1.**—सुश्री मुक्ति शर्मा, अधिवक्ता, सोलन ने उप-मण्डल नालागढ़, जिला सोलन की सीमाओं के भीतर, नोटरी के रूप में नियुक्ति के लिए नोटरी अधिनियम, 1952 (1952 का 53) और उसके अन्तर्गत नोटरी नियम, 1956 के अधीन आवेदन किया है और इस सम्बन्ध में अधिनियम और नियमों द्वारा अपेक्षित सभी औपचारिकताएं पूरी कर ली हैं।

अतः हिमाचल प्रदेश के राज्यपाल, उक्त नियमों के नियम 7क के उप-नियम (2) के अन्तर्गत गठित साक्षातकार बोर्ड की सिफारिश पर उक्त नियमों के नियम 8 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, सुश्री मुक्ति शर्मा अधिवक्ता को उप-मण्डल नालागढ़, जिला सोलन की सीमाओं के भीतर तुरन्त प्रभाव से नोटरी नियुक्त करते हैं तथा यह भी निदेश देते हैं कि इनका नाम सरकार द्वारा इस निमित बनाए गए रजिस्टर में दर्ज कर लिया जाए।

आदेश द्वारा,

शरद कुमार लगवाल,  
विधि परामर्शी एवम् सचिव (विधि)।

[Authoritative English text of this Department Notification No. LLR-E(9)-6/2017-Leg. I, Dated 04-02-2023 as required under Article 348(3) of the Constitution of India].

### LAW DEPARTMENT

### NOTIFICATION

Shimla-2 the 4th February, 2023

**No. LLR-E (9)-6/2017-Leg. I.**—WHEREAS, Ms. Mukti Sharma, Advocate, Solan has applied for appointment as notary under the Notaries Act, 1952 (53 of 1952) and the rules framed thereunder, within the territorial limits of Sub-Division Nalagarh of District Solan;

AND WHEREAS, all the requirements as provided under the said Act and rules have been complied with;

NOW, therefore, the Governor, Himachal Pradesh, on the recommendations of the Interview Board, constituted under sub-rule (2) of rule 7A of the said rules, and in exercise of the powers conferred by rule 8 of the said rules, is pleased to appoint Ms. Mukti Sharma, Advocate as notary within the limits of Sub-Division Nalagarh of District Solan, Himachal Pradesh with immediate effect with the direction that her name may be entered in the Register of notaries maintained by the Government.

By order,

SHARAD KUMAR LAGWAL,  
*LR-cum- Secretary (Law).*

**OFFICE OF THE SECRETARY, NAGAR PANCHAYAT CHOWARI,  
DISTT. CHAMBA (H.P.)**

**NOTIFICATION**

*Chowari, the 10th October, 2022*

**No. NPC/2022-1229.**—Whereas, the following Bye-laws made by Nagar Panchayat Chowari, for regulating the property taxation in exercise of the powers conferred by Sections 202 and 217 of the Himachal Pradesh Municipal Act, 1994 (Act No. 13 of 1994) having been confirmed by state enforcement, as required under section 217 of the aforesaid Acts are hereby published for general information.

Whereas, the objections & suggestions received within the stipulated period have considered and decided by the Nagar Panchayat Chowari.

Now, therefore, in exercise of the power conferred by Clause (a) of Section 217 and Section 217 read with clause (d) of Section 65 of the Himachal Pradesh Municipal Act, 1994 (Act No. 13 of 1994), the final Nagar Panchayat Chowari (Property Taxation Bye-Laws-2022) are hereby notified and published in e-Rajpatra, H.P. for information of General Public as follows, namely:—

**NAGAR PANCHAYAT CHOWARI (PROPERTY TAXATION) BYE-LAWS-2022**

**1. Short title and commencement.**—(i) These Bye-Laws may be called the Nagar Panchayat Chowari (Property Taxation) Bye-Laws-2022.

(ii) These Bye-Laws shall come into force from the date of publication of its notification in the e-Rajpatra of Himachal Pradesh.

**2. Definitions.**—(1) In these bye-laws unless the context otherwise requires.—

(i) “Act” means the Himachal Pradesh Municipal Act, 1994 (Act No. 13 of 1994) read with its amendments carried out *vide* H.P. Municipal (Amendment) Act, 2016 and *vide* H.P. Municipal (Amendment) Act, 2020.

(ii) “Appellate Authority” means an authority prescribed under Section 90 of H.P. Municipal Act, 1994.

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- (iii) “Assessment List” means the list of all units of the lands and buildings assessable to property tax under the provisions of H.P. Municipal Act, 1994.
- (iv) “Assessment year” means the year commencing from the first day of April to 31st of March of succeeding year.
- (v) “Bye-Laws” means the Municipality (Property Taxation) Bye-Laws-2022 made under the Act as notified in the official gazette.
- (vi) “Municipality” means as defined in Section 2 (24) of the Act.
- (vii) “Section” means Sections of the Act.
- (viii) “Rateable Value” as defined in Section 2 clause (33-a) of the Act and procedure prescribed under these Bye-Laws.
- (ix) “Unit” means a specific portion of the land and building in use and occupation of the owner(s) or occupier(s) including vacant land and built up portion of the building.
- (x) “Unit area” means area of a unit in square meters.
- (xi) “Unit area tax” means property tax on unit(s) of lands & buildings which shall be charged per annum between one percent to twenty five percent as may be determined on the basis of rateable value of unit(s) of lands & buildings by the Municipality from time to time. All other words and expressions used herein but not defined shall have the same meaning respectively as assigned to them in the Act.

**3. Assessment list what to contain.**—The Secretary shall keep a book to be called the “Assessment List” in which the following shall be entered in FORM-A appended to these Bye-Laws:—

- (a) A list of all units of the lands and buildings located within the jurisdiction of Municipality Chowari, distinguishing each either by name or number and containing such particulars regarding the location or nature of each, which shall be sufficient for identification thereof.
- (b) The rateable value of each unit of the lands and buildings.
- (c) The name of the person primarily liable for payment of property tax and rateable value as well as property tax demand on his/her unit of land or building.
- (d) If any such unit of a land or a building is not liable to be assessed to the property tax, the reason for such non-liability; and
- (e) Other details; if any, as the Secretary may from time to time think fit.

*Explanation.*-(i) For the purpose of clause (b) the rateable value of the unit(s) of the land will be the rateable value of the unit(s) of the land and in the case of unit(s) of the building, the rateable value will include the rateable value of the land and the unit(s) of the building erected thereon.

(ii) For the purpose of charging property tax on a unit of land, the unit of land shall be treated as “land” till the completion plan of building is sanctioned by Municipality

Chowari or by other competent authority of the State Government and such construction is put to use on the spot whichever occurs first. Accordingly, property tax shall be continued to be charged on the rateable value of the unit of land till such time treating it as "land".

**4. Form of Assessment list.**—The assessment list shall be kept in the FORM-A hereto. The Secretary may order to add, omit, amend or alter any of the columns of the performa of the assessment list as and when required.

**5. Procedure where name of person primarily liable for property tax cannot be ascertained.**—If the name of the person primarily liable for the payment of property tax in respect of any unit of any land or building cannot be ascertained, it shall be sufficient to designate him in the assessment list, property tax bill and in any notice which may be necessary to serve upon the said person under the Act, as "the holder" of such unit of land or building without further description.

**6. Inspection of assessment list.**—If assessment list has been completed, the Secretary shall give public notice thereof mentioning therein the place where assessment list or copy thereof may be inspected and every person claiming to be the owner or lessee or occupier of any unit(s) of any land or building included in the assessment list and any authorized agent of such person shall be at liberty to inspect the list and to file written objection within 30 days from the date of publication of such public notice in the local newspaper(s).

**7. Register of objections.**—(1) The Secretary shall keep a register of objections in which all objections received under sub-section (2) of Section 74 and sub-section (2) of Section 76 shall be entered. The register shall contain:—

- (i) The name or number of the land or building in respect of which objection is received;
- (ii) Name of the person primarily liable for the payment of property tax;
- (iii) Name of the objector;
- (iv) The rateable value finally fixed after enquiry and investigation of the objection by the committee constituted in this behalf;
- (v) The date from which the rateable value finally fixed has to come into force; and
- (vi) Such other details as the Secretary may from time to time think, fit.

**8. Amendment of assessment list under the provisions of Section 76 and investigation and disposal of objections against such amendments.**—(i) When any amendment is proposed to be made under the provisions of Section 76 such amendment will provisionally be made in the assessment list and the notice as required under the provision of sub-sections (1) & (3) of Section 76 shall be served on the person affected by the amendment after affording him the opportunity to file objection, if any, against the proposed amendment within 30 days from the date of receipt of such notice.

(ii) Objections shall be inquired into and investigated by the Committee constituted in this behalf under sub-section 1 of 75 of the Act, after affording opportunity of being heard to the objector.

(iii) The assessment list shall be finally amended in accordance with the decisions made by the said committee.

(iv) If no objection is received or if the same are received but not within the time limit specified in this behalf in the notice, the assessment list shall be finally amended by confirming the provisional amendment made in the assessment list. However, for special reasons to be recorded in writing, the committee constituted in this behalf may consider objections received after the expiry of the stipulated period.

(v) Property tax on the basis of the amended assessment list shall be due from the date specified in the assessment notice or from the date as may be decided by the Committee constituted in this behalf. Provided that payment of property tax on the basis of the assessment list, as existing before such an amendment will not be withheld on the ground that some amendment is to be made in the list.

**9. Payment of property taxes where to be made.**—Every person who is liable to pay any of the property tax shall pay the same at the Head Office of the Nagar Panchayat or at such other place(s) and time as may be specified by the Secretary as the case may be. However, the payment of tax shall be made either by cash or cheque or through Bank Draft drawn in favour of the Secretary (Nagar Panchayat) Chowari, payable at or through RTGS in the Bank Account of Nagar Panchayat Chowari declared for the said purpose by the Secretary, as the case may be.

**10. Demand of property tax to be raised annually by issuing one single bill for one unit of a property.**—(i) Demand of property tax shall be raised annually by issuing a single property tax bill on FORM-B annexed to these bye-laws for each unit of a property. The service of bill shall be effected by hand through special messenger and in case owner or occupier upon whom the bill is to be served is living outside the municipal limits, the bill shall be issued by post under certificate of posting or by registered/ speed post. In case the owner or occupier avoids by hand service of the bill, service of the bill shall be effected by affixing the bill in presence of two witnesses on the unit of the property to which the bill relates.

(ii) In case the owner or occupier upon whom the property tax bill has been served fails to make payment of the property tax within the due date, the property tax shall be recovered by the Secretary or by the officer/official authorized by him in this behalf by initiating appropriate process under the provisions of Section 86 of the Act:

Provided that nothing herein contained shall affect the liability of such person to any increased property tax to which he may be assessed on account of the said unit of property owning to a revision of the rateable value.

(iii) The tax for the ensuing year shall be paid either in lump-sum within 30 days at the beginning of the financial year *i.e.* upto 30th April or in two half yearly installments. The first installment to be paid by 30th April and second installment by 30th October every year.

**11. Service of property tax bills and demand notices in respect of un-partitioned unit of property.**—If an un-partitioned unit of a property is owned by more than one person, service of bill(s) and notice(s) of demand on any one co-owner shall be treated as service on all the owners.

**12. Demand and collection registers.**—(i) A register of demand & collection of property tax in FORM-F appended to these Bye-Laws shall be maintained showing therein the figures of property tax demand, collection, rebate, remission, adjustment, arrears, excess recoveries and such other particulars in relation to each unit of the property. This register will be kept either in the shape of hard copy or in the shape of soft copy or in both as the Secretary, as the case may be think fit.

(ii) The register may, if any the Secretary, as the case may be thinks fit be made in separate parts or volumes for such purposes and with such several designations as the Secretary, as the case may be determine.

(iii) The separate Register shall be maintained for recording information regarding detail of arrears for the previous years.

**13. Circumstances not considered as vacancy of property.**—For the purpose of Section 81 and 84 of Himachal Pradesh Municipal Act, 1994.—

- (i) A unit of building or of a tenement reserved by the owner for his own occupation shall be deemed to be occupied, whether it is actually occupied by the owner or not.
- (ii) Any unit of building or of a tenement used or intended to be used for the purpose of any industry which is seasonal in character shall not be deemed to be vacant merely on account of its being unoccupied and unproductive of rent during such period or periods of the year in which seasonal operations are normally suspended.

**14. Remission/refund not claimable unless notice of vacancy is given to the Secretary, as the case may be every year.**—When a vacancy continues from one year into the subsequent year, no refund or remission of any property tax shall be claimable from the Secretary, as the case may be on an account of such continued vacancy unless notice thereof is given to the Secretary within 60 days from the commencement of the next financial year.

**15. Inspection by Municipal Staff of the vacant unit of the property.**—If any owner or occupier does not allow or facilitate the inspection by the authorized Municipality staff of any unit of the property claimed by him to be vacant, the Secretary, as the case may be refuse to treat such unit of building or tenement, as the case may be, as vacant till the day such inspection is made, and the vacancy of the unit of property verified.

**16. Copies of property tax bill(s).**—The Secretary, as the case may be, on a request in writing from the owner of any unit of land or building or any other person primarily liable to pay property tax in respect thereof, give a copy or copies of any bill/bills for any property tax on payment of such fee as may be fixed by the Secretary, as the case may be, from time to time.

**17. Notice on transfer of title.**—The notice regarding transfer of title of any unit of any property require to be given under Section 83 shall be either in FORM-“C” or FORM-“D” annexed to these bye-laws, as the case may be, and shall state clearly and correctly all the particulars required in the said Form(s).

**18. Property tax to be paid upto date.**—No such notice as contained in Bye-Law 17 shall be deemed to be validly given unless the property tax due upto the date of transfer of title of the unit of property is paid in full.

**19. Filing of return by owner(s)/ occupier(s).**—The Secretary, as the case may be require any owner or occupier of a unit of land or building or of any portion thereof to furnish information or a written return in FORM-“E” appended to these Bye-Laws. Every owner or occupier on whom any such requisition is made shall be bound to comply with the same and to give true information or to make a true return to the best of owner or occupier knowledge or belief, within a period of thirty days from the service of such requisition upon him/her.

**20. Penalty for non-submission of return.**—Whosoever omits to comply with any requisition under 19 of this Bye-Laws 19 of these bye-laws or fails to give true information or to make a true return to the best of his knowledge or belief, shall in addition to any penalty under Section 82 of the Act, be precluded from objecting to any assessment made by the Secretary, as the case may be in respect of such unit of the lands or building of which he is the owner or occupier.

**21. Inspection of tax record.**—Every owner, lessee or occupier of a unit of land/ building or authorized agent of any such person may, with the permission in writing of the Secretary, as the case may be or any officer/official authorized by him in this behalf inspect the tax record relating to

the unit of the land/building of which is owner, lessee, agent or occupier free of charge during the office hours.

**22. Location factor, characteristic and its value.**—For the purpose of clause (33-a) (c) of Section 2 of the Act, the location factor, characteristic and its values shall be as under:—

**Number of Zones.**—The entire Nagar Panchayat area is one zone. There are five factors which are relevant for determination of rateable value of lands & buildings. These factors and proposed value of each factors per sq. meter shall be as under.—

(1) Location factor(F-1): 3

**23. Structural factor/ characteristics and its value.**—(F2) For the clause (33-a) (c) of Section 2 of the Act, building shall be classified as pucca, semi-pucca and kutcha in the following manner:—

- |  |        |
|--|--------|
| (i) For pucca-building, value per sq. mtr.       | = 2.50 |
| (ii) For semi-pucca building, value per sq. mtr. | = 1.50 |
| (iii) For kutcha building, value per sq. mtr.    | = 1.00 |

**24. Age factor and age-wise grouping and value of the buildings(F3).**— For the clause (33-a) (c) of Section 2 of the Act, all the buildings shall be grouped age-wise having factor value as mentioned against each age group:—

Group	Building	Factor value.
A	Before 1947	1.00
B	Above 1947 to 1980	2.00
C	Above 1981 to 2000	3.00
D	Above 2001 to 2020	4.00
E	2021 and beyond	5.00

**25. Occupancy factor/characteristics and its value (F4).**—The occupancy factor and its value shall be as under for the purpose of clause (c) *ibid*:—

**(1) Value for residential occupancy:**

(a) Value for self residential	(b) Value for let out residential
2	2.5

**(2) Value per sq. mtr. for non-residential occupancy:**

Hotel	5	Show rooms	3
Restaurants	3	Bars	4
Banks	30	ATMs	7
Call center	6	Marriage hall (100-300 sq. mtr.)	7
Marriage hall (300 sq. mtr. and above)	7	Factory	8
Travel agency	5	Mobile towers	9
Coaching centre	5	Private schools (300-499)	5
Private schools (500 sq. mtr. & above)	6	Govt schools (300-499 sq. mtr.)	3

Govt. Schools (500 sq.mtrs.) & above	4	Govt colleges	3
Educational Institutes	4	Private colleges	4
Hostel	4	Govt. offices	3
Dhabas	3	Theatre	5
Saw mills	3	Paying guest	4
Guest House	4	Godowns	3
Commercial (less than 100 mtr.)	Commercial (between 100-200 sq. mtr.)	Commercial (between 200-300 sq. mtr.)	Commercial (between 300-400 sq. mtr.)
3	4	5	6
			7

**26. Use factor/ characteristic and its value (F5).**—For the purpose of clause (33 a) of Section 2 of the Act, the value of use factor/characteristic of the unit(s) of the lands & buildings for the purpose of Clause (33 a) *ibid* shall be as under:—

- (i) Residential            2.00 per sq. mtr.
- (ii) Non residential     3.00 per sq. mtr.

**Method of calculation of rateable value and rate of property tax on the net rateable value of the lands and building shall be as under:**

Zone A
For residential properties @ 12 % of RV (rateable value)
For non-residential properties 12 % of RV (rateable value)
For land properties 12 % of RV (rateable value)

**27. Rebate and penalty.**—The rebate will be applicable for first 15 days from the date of generation of bill whereas due date will be 1 month period from generation of Bill and 1% interest on total amount accumulating per month and 5% additional penalty after six months to be levied after due date onwards, besides initiation of recovery proceeding as per the provision of Section 89 of the Act. Further, whosoever contravenes any of the clauses of these Bye-Laws shall be, in addition to the penalties as provided under the act, liable for disconnection of water electricity and other civic amenities and the Secretary, as the case may be request the competent authority to withdraw registration/recognition, if any granted, in his/their favour.

**28. Repeal and savings.**—The scheme, regulation or Bye-Laws, if any hereto for relating to the mode of levy, calculation and assessment of property tax is hereby repealed. Anything done or any action take nunder the said scheme, regulation or bye-laws if any shall be deemed to have been done or taken under the provisions of these Bye-Laws.

FORM-A  
(See Bye-Law-4)  
**TAX DEPARTMENT ASSESSMENT LIST CHAWARI**

UPN-No.	I.D. No.	ZONE
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9884

राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

Unit	Area	Net Rateable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let Out Residential				
Commercial				
Plot of Land				

**FORM-B**  
*(See Bye-Law-10)*  
**Nagar Panchayat Chowari**  
(Tax Department)  
Property Tax Bill

Financial Year \_\_\_\_\_  
Zone

Bill No.

Dated

## **Bill(s) Detail**

UPN No.	<hr/>
ID No.	<hr/>
Name of Property	<hr/>
Name of Owner/Occupier	<hr/>
Correspondence Address	<hr/>

Due date 15 days from the date of Receipt of bill/18 days if by post from the date of dispatch of bill.

Unit	Area	Net Rateable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let out Residential				
Commercial				
Plot of Land				

Sl. No.	Description of Tax	Amount
1.	General Tax	
2.	(a) Rebate @ 10% (b) Remission	
3.	Previous Arrear Amount for the period	
4.	Interest Amount	
5.	Previous Credit	
6.	Amount Payable on due date	
7.	Amount Payable after due date	
8.	Amount still at credit	

Please pay bill before due date to avail 10% rebate.

*Bill Prepared By :*

*Bill Checked By*

*Assistant Tax Superintendent.*

### **Receipt**

UPN No. _____ ID No. _____ Name of Owner/Occupier _____	Bill No. _____ Bill Date _____ Amount before due date _____ Amount after due date _____ Amount paid _____ Receipt No. _____ Dated _____
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Cashier,  
*Nagar Panchayat Chowari.*

### **Terms & Conditions**

1. The Municipality Treasury is open from 10.00 A.M. to 02.00 P.M. on all working days
2. Cheques should be drawn in favour of Secretary, as the case may be, Nagar Panchayat Chowari.
3. Out stations cheques should include the discount charged in such cheque(s).
4. Rebate @ 10% is given on the taxes claimed for the current year or a bill raised for the first time, if the amount specified in the bill is paid within 15 days from the presentation thereof. Bills sent under postal certificate shall be construed to have been received within three days from the date the posting and accordingly this rebate is given if payment of the bill is made within 18 days from the date of posting.
5. If the payment of the tax is not made within the financial years in which the bill is issued an interest @ 1% per month shall be payable after one month of the close of the financial year to which the bill relates.
6. The notice of demand/recovery of property tax will not confer any right on the person paying the tax or anyone else to claim validation of unauthorized construction at a later

date and the same is without any prejudice to the rights of the Chowari Municipality to take any legal action including that of demolition in respect of such unauthorized construction/structure.

7. In case any of your payments have not been adjusted, same can be adjusted/settled by producing original receipts given by Nagar Panchayat Chowari.
8. In all correspondence, always mention No./date, name of house and demand No.
9. Bill generated be presented while tendering payment.

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FORM-C  
(See Bye-Law-17)

**Form of notice of Transfer to be given which has taken place by way of instrument**

To

The Executive Officer,  
Nagar Panchayat Chowari.

I \_\_\_\_\_ s/o \_\_\_\_\_,  
r/o \_\_\_\_\_ hereby  
give notice as required by Section 83 of the H.P. Municipal Act, 1994 of the following transfer of  
property:—

<b>Description of Property</b>					
Name & address of person whose title has been transferred	Name & address of person to whom property title has been transferred	Detail of Property	Area of the Property	Account No./ID No. of old assesses	Remarks
1	2	3	4	5	6

Date \_\_\_\_\_

Name of Owner/Occupier \_\_\_\_\_

Address \_\_\_\_\_

\_\_\_\_\_

Mob. No. \_\_\_\_\_

FORM-D  
(See Bye-Law-17)

**Form of notice of Transfer to be given which has taken place otherwise than by instrument**

To

The Executive Officer,  
Nagar Panchayat Chowari.

I \_\_\_\_\_ s/o \_\_\_\_\_  
r/o \_\_\_\_\_ hereby  
give notice as required by Section 83 of the H.P. Municipal Act, 1994 of the following transfer of  
property:—

### Description of Property

Name & address of person whose title has been transferred	Name of legal heir/successor to whom property title has been transferred	Detail of Property	Area of the Property	Account No./ID No. of old assesses	Remarks
1	2	3	4	5	6

Date \_\_\_\_\_

Name of Owner/Occupier \_\_\_\_\_  
Address \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Mob. No. \_\_\_\_\_

FORM-E

(See Bye-Law-19)

### Tax liability Form under Section 82 read with Section 86 of the Himachal Pradesh Municipal Act, 1994

To

The Executive Officer,  
Nagar Panchayat Chowari.

Subject:—Filing of return for assessment of properties for Municipal Taxes

Sir/Madam,

I am submitting the details of property known as..... I.D. No. ....  
Ward No. ..... Zone..... as under:—

9888

राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

Sl. No.	Unit	Area	Factors					Total rate- able Value	Maintenance & Repair @10% under clause (33-a) of Section 2 of the H.P. Municipal Act, 1994	Net rate- able value	Remarks
			F1	F2	F3	F4	F5	F1 to F5 (Multiply)			
1.	(a) Residential										
	(b) Let out Residential										
2.	Non- Residential/ Commercial										
	(a) Hotel above built up area of 2000 sq.m., MNC Show Rooms and Restaurants										
	(b) Hotel having built up area between 1000 to 2000 sq.m. and show room above 1000 sq. m.										
	(c) Other Hotels, Bars, Restaurant, Banks, ATMs, Show rooms, Call Centre, Marriage Hall, Travel Agency, Mobile Towers, Coaching Centre.										
	(d) Shops, Schools, Colleges, Educational Institutions, Offices, Hostel, Hospital, Theatre, Clubs, Paying Guest House (PGs), Guest House.										
	(e) Godowns, Dhaba, Stall and Other types of Properties not covered Under (a to d).										
3.	Plot of Land										

I hereby declare that the information furnished above is correct to the best of my knowledge and proper belief and nothing has been concealed therefrom.

Date .....

Yours faithfully,

(Signature)  
Owner/Agent/Occupier.

Name in block letters.....

Address .....

Mob. No. ....

*Verification of the  
Assistant Tax Superintendent.*

*Verification of the  
Secretary.*

Location factor/characteristic and its value

Number of zones:— Nagar Panchayat Chowari will be considered as a single zone.

## (a) Location factor (F-1) 3.

Structural factor, characteristics and its values (F2):

- (i) For pucca-building value per Sq. Mtr. = 2.50
- (ii) For semi-pucca building, value per sq. mtr. = 1.50
- (iii) For kutcha building, value per sq. mtr. = 1.00

Age factor and age-wise grouping and value of the Buildings (F3):-

Group	Building	Factor Value
A	Before 1947	1.00
B	1947 to 1980	2.00
C	1981 to 2000	3.00
D	2001 to 2020	4.00
E	2021 and beyond	5.00

**(1) value for residential occupancy:**

(a) Value for self Residential	(b) Value for let out Residential
2	2.5

Use factor/Characteristics and its value (F5):

The value of use factor/characteristics of the unit(s) of the lands & buildings for the purpose of Clause (c) *ibid* shall be as under:—

- (i) Residential 2.00 per sq. mtr.
- (ii) Non residential 3.00 per sq. mtr.

Method for calculation of Rateable Value and rate of property tax on the Rateable Value of the unit of lands and buildings:—

Area (in sq. mtrs.) of a unit multiplied by value of relevant factors of unit area method as mentioned in 23 to 27 of the Bye Laws. The figure that will so come out, thereof shall be the net rateable value of unit and property tax shall be charged on that net rateable value at the rate of 12% for lands and in case of buildings as under:—

**FORM-F**  
**(See Bye-Law-12)**  
**Demand and Collection Register**

For the Financial Year \_\_\_\_\_

UNP No. _____
ID No. _____
Name of Property: _____
Name of Owner/Occupier: _____
Correspondence Address: _____

9890

राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

Unit	Area	Net Rateable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let out Residential				
Commercial				
Plot of Land				

Sd/-  
*Secretary,  
Nagar Panchayat Chowari,  
District Chamba (H.P.).*

## MUNICIPAL CORPORATION, SOLAN

## NOTIFICATION

Dated, the 14th October, 2022

**No. UD-SLN(F) Street Vendor (4)-61/2020.**—In exercise of the powers conferred by Section 37 of the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014), subject to the provisions of this Act or any rule or scheme made there-under, the Municipal Corporation Solan, hereby makes the following Bye-laws for street vending:—

CHAPTER-I

PRELIMINARY

- 1. Short title and commencement.**—(a) These bye-laws shall be called' The Street Vendors (Protection of Livelihood and Regulation of Street Vending) Municipal Corporation, Solan.

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(b) It shall come into force on such date, as notified in the official gazette, of the State Government.

**2. Definition(s).—**In these Bye-Laws, unless the context otherwise requires :

- (a) "Act" means the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014).
- (b) "Appropriate Government" means the Government of Himachal Pradesh.
- (c) "Bye-laws" means the Bye-laws made by the Municipal Corporation, Solan under Section 37 of the Street Vendors (Protection of Livelihood and Regulation of Street Vending), Act 2014.
- (d) "Festival market" means a market where sellers and buyers traditionally congregate for the sale and purchase of products or services during festival season of the Solan Municipal Corporation Area and has been determined as such by the local authority on the recommendations of Town Vending Committee.
- (e) "Grievance Redressal Committee" means a committee constituted by the State Government under sub-section (1) of the Section 20 of the Street Vendors Act, 2014.
- (f) "Heritage Market" means a market which has completed more than fifty years in one place, where sellers and buyers have traditionally congregated for the sale and purchase of products or services and has been determined as such by the authority on the recommendation of Town Vending Committee.
- (g) "Holding Capacity" means the maximum number of street vendor who can be accommodated on any vending zone and has been determined as such by the local authority on the recommendation of Town Vending Committee.
- (h) "Local Authority" means Municipal Corporation, Solan.
- (i) "License" means certificate of vending.
- (j) "Mobile Vendors" means the street vendors who carry out vending activities in designated area by moving from one place to another place vending their goods and services;
- (k) "Municipal Commissioner" means the Commissioner of the Municipal Corporation, Solan.
- (l) "Natural Market" means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services and has been determined as such by local authority on the recommendation of the Town Vending Committee.
- (m) "Niche Market" means a market where sellers and buyers have traditionally congregated for the sale and purchase of niche products or services and has been determined as such by local authority on the recommendation of the Town Vending Committee;
- (n) "Night Bazaar" means sellers and buyers have traditionally congregated for the sale and purchase of products or services after evening *i.e.* during night and has

been determined as such by local authority on the recommendation of the Town Vending Committee.

- (o) "Notification" means a notification published on the official Gazette and the term "notify" shall be construed accordingly.
- (p) "Plan" means plan prepared under Section 21 of the Act.
- (q) "Rules" means Himachal Pradesh Street Vendors (Protection of Livelihood and Regulation of street Vending) rules, 2016.
- (r) "Scheme" means Himachal Pradesh Street Vendors (Protection of Livelihood and Regulation of street Vending) scheme, 2017.
- (s) "Seasonal Market" means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services during specific season and has been determined as such by local authority on the recommendation of the Town Vending Committee.
- (t) "Section" means section of the Act.
- (u) "Stationary Vendor" means street vendor who carry out vending activities on regular basis at the specific location.
- (v) "Street Vendor" means a person engaged in vending of articles, goods, wares, food items or Merchandise of everyday use of offering services to the general public, in street, lane sidewalk, footpath, pavement, public parks or any other public place or private areas, from a temporary built-up structure or by moving from place to place include hawker, peddler and all other synonymous terms which may be local or region specific, and other words with their grammatical variations and cognate expressions, shall be construed accordingly;
- (w) "Registered Street Vendor" means a person engaged in street vending as per the Act and is registered with Municipal Corporation Solan under the Street Vendors Act, 2014.
- (x) "Town Vending Committee" means the body constituted in accordance with Rule 4 of the Himachal Pradesh Street Vendors (Protection of Livelihood and Regulation of Street Vending) Rules, 2016.
- (y) "Vending Zone" means an area or a place or a location designated as such by the SMC, on the recommendation of the Town Vending Committee (TVC), for the specific use by street vendors for street vending and includes footpath, sidewalk, pavement, embankment, portions of a street, waiting area for public or any such place considered suitable for vending activities and providing services to general public.
- (z) "Violation" means an act committed by street vendors which contradicts the conditions given in the license/certificate of vending.
- (aa) "Weekly market" means a market where sellers and buyers congregate once a week for the sale and purchase of products or services and has been determined as

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such by local authority on the recommendation of the Town Vending Committee;

(bb) Words and expression defined in Act and use in these Bye-laws shall have the same meanings as respectively assigned to them in Act, Rules and Schemes.

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## CHAPTER-II

### MANNER OF VENDING IN DIFFERENT VENDING ZONES

#### 3. Regulation and Manner of Vending in different Vending Zones

**(A) Vending Zone.**—(i) The Town Vending Committee (TVC) shall decide about the vending zones considering intensity of footfall, nature of road, width, vehicular and pedestrian movement in the Corporation area.

- (ii) Carrying capacity of an area would put the ultimate limit on the number of street vendors who can be positioned in any area.
- (iii) Mobile vending is only allowed on vending streets as specified by TVC. However, there shall not be any restriction on the vending in these areas if vendors continuously move, without affecting traffic and commuter movements. In such cases the TVC has to decide the total number of such mobile vendors who can be accommodated after taking into account the area of significant foot fall and 1/3rd of the holding capacity of the area; otherwise there is a chance of creating problem for the traffic movement, as the mobile vending invariably takes place from the carriage way.
- (iv) In no circumstances street vendor's number will increase 2.5% population of particular ward of MC Solan.
- (v) Minimum **1meter** space for **pedestrian movement** need to be ensured in front of vending area and road. This area need to be kept free for any authority to keep a check that number of mobile vendors shall not cross the limit at a specific place as decided by the town vending committee.
- (vi) It shall be the duty of the designated official of the local authority to keep a check that number of mobile vendors shall not cross the limit at a specific place as decided by the town vending committee.

**(B) Restricted Vending Zones.**—The restricted vending zones are mainly linked up with the road and width, and the roads of the following description have put in this category in the plan:

- (i) There shall not be any stationary street vending on a road having width equal to **3 meter**. However, after due approval from the Town Vending Committee, one side street vending shall be allowed if, **such road declared as no vehicular road**.
- (ii) There shall not be any stationary street vending on a road having width between 5 meters to 8 meters. However, after due approval from Town Vending Committee

one side street vending shall be allowed if such road is declared as **one way vehicular road.**

(iii) Stationary vending shall be allowed after taking the clearance from the traffic police for the smooth vehicular and pedestrian movement. If required then the road side parking shall be banned in such area where street vending is allowed.

**(C) No Vending Zone :** There shall not be any restriction free vending zone in the city. Further,

- (i) No vending shall be allowed in areas specified under Solan Heritage Conservation Committee (CHCC) and around 50 meters from the entry gate of Government Building including Mini Secretariat, District Courts, Municipal Corporation, Schools, Archeological Survey of India (ASI), State Archeological Monuments and Others.
- (ii) No vending within 50 meters from any crossing of two or more roads and roundabout/ traffic lights on all side and any declared heritage structures by the local authority.
- (iii) No Vending Zone will be the areas, which are declared or be declared as No Vending Zone by Solan Administration.

**4. A Registered Street Vendor, for any of these vending zones, shall not:**

- (a) obstruct or interfere with vehicle, bicycle or pedestrian traffic or their safety;
- (b) obstruct or interfere with doorways, entrances, fire doors or emergency exits adjacent to the street;
- (c) obstructor interfere with any utilities like water supply, sewerage, telephone, electricity etc. or similar installation ;
- (d) obstruct or interfere with any other structure, signboards, display units, city work or operations, on or adjacent to the street;
- (e) sell any prohibited goods/pirated or services or merchandise etc. as per rules, regulations and notifications issued by any statutory authority from time to time
- (f) Occupy more space than allotted by Municipal Corporation Solan;
- (g) sell goods or service or merchandise between the time as specified by the TVC;
- (h) dispose garbage in an un-segregated manner and in any place other than specific place, which is identified by the local authority;
- (i) sell their goods or services or merchandise after expiry of the license;
- (j) use loudspeakers, megaphones, sound system or any other amplification equipment;
- (k) allow any person other than family to vend from his vending place or sublet the place, allotted by local authority;

- 
- (l) use any unauthorized and prohibited mechanism for energy requirement in public place, crowded area for cooking and heating purposes example open tandoor and domestic LPG;
  - (m) construct any permanent or temporary structures on allotted space;
  - (n) use banned polythene bags of any kind.

**5. Responsibility of registered Street Vendors.**—(a) Registered Street Vendor, for any of these vending zones, shall –

- (b) Do vending on the place as specified in the vending certificate by him/herself;
  - (c) Comply with all conditions specified in the certificate;
  - (d) Prominently display the ID card and certificate of vending at all times ;
  - (e) ensure that he /she/whose name has been mentioned including immediate family member in the vending certificate remains present at the vending place during vending hours. No storage at vending site is permitted in any manner;
  - (f) keep the vending place clean and in good conditions all times ;
  - (g) comply with all the safety and sanitary requirements of local authority;
  - (h) comply with all the requirements of the Food Adulteration Act or any other act as applicable, produce the certificate of vending when demanded by the government authorities including Municipal Corporation, Solan, Solan Police and Traffic Police;
  - (i) follow all the requirements of these bye-laws and conditions mentioned in the vending certificate;
  - (j) clear and remove goods, wares and articles every day at the end of vending hours from the site;
  - (k) use recommended fire safety devices/ equipment' s in case of registered food street vendors for heating purposes by using commercial LPG (less than 5 kg. Cylinder) connections and also in case of other vendors selling combustible products;
  - (l) use tandoor only in case of community tandoor setup in residential area with arrangements of fire safety equipment's and away from residential building (private and government both);
  - (m) abide by all the rules, notifications and regulations issued by any statutory authorities from time to time.
- 

### CHAPTER-III

#### FEES, TAXES, PENALTIES AND TERMS AND CONDITIONS

**6. Vending Fee.**—Every registered street vendor shall be liable to pay vending fee as prescribed by the TVC time to time.

**7. Fee for amenities and facilities.**—Every registered street vendor shall be liable to pay fee for amenities, facilities and maintenance charges e.g. drinking water, public convenience, storage refrigeration store, waste collection etc. as prescribed and provided by the local authority time to time and as applicable.

**8. Penalty.**—(a) Every registered street vendor who commits violation of the provisions of the Street Vending Act/Rules or Bye-laws, shall be liable for penalty as per following table :

Sl. No.	Penalty Type/Nature	Penalty Amount (INR)
1.	1st Time Violation	2000.00
2.	2nd Time Violation	Suspension of license/certificate of vending for three months. License will be kept at SMC till suspension period.
3.	3rd Time Violation	License will be cancelled as per the Act and conditions in the certificate.
4.	Penalty for carrying out unauthorized street vending (without certificate of vending).	2000.00 along with seizure of goods without return policy

**Note.**—If any shop owner is found vending goods or services in front of its premises or corridor, he/she shall also be liable for penalty under this provision as unauthorized vendor.

(b) if registered street vendors violates any provisions of the act five times, then the vending certificate will be cancelled and the vendor has to apply for the license a fresh (re-registration) with the approval of the TVC.

**9. Other Fees.**—The fee to be charged from registered street vendors other than vending fee, amenities, facilities and maintenance fee and penalties are as under:

Sl. No.	Item	Amount
1.	ID Card (Validity 5 years from date of issue)	200
2.	Duplicate Id Card in case of loss or damage	400
3.	Renewal of ID Card(5 years validity)	200
4.	Annual Fee for street vending license	2500 per year
5.	Renewal annual fee of street vending License	2500 per year
6.	Delayed renewal of street vending license	100 per month
7.	License/certificate of vending	200
8.	Duplicate license/certificate of vending in case of loss or damage	400
	Renew of License/ Certificate of vending after 5 years.	200
9.	Delayed renewal of license/certificate of vending by the street vendor	100 per Month

10.	Re-registration of certificate of vending after cancellation due to repetitive violation and cancellation due to non-submission of vending fee for more than 90 days.	5,000 + Annual fees
-----	---	---------------------

Sl. No.	Category of Street Vending	Max. Vending Space	Remark
1.	Fruits & Vegetable Seller	5 Feet*7 Feet	Vending Space for registered SV may vary as per the actual space availability in vending zone.
2.	Fast Food & Food Items	5 Feet*6 Feet	
3.	Cloth & Handloom Items	5 Feet* 5 Feet	
4.	Home Décor & Handicraft	5 Feet* 5 Feet	
5.	Others	4 Feet* 5 Feet	

**10. Terms and Conditions.**—(a) Every registered vendor shall be liable to pay yearly vending fee by the month April of every year.

(b) Vendor shall have options for payment through all digital and manual gateways available at nearest E-Sampark Kendra or online E-Sampark gateways as the case may be.

(c) The perishable items seized from un-registered street vendors will be donated to charitable/ trusts/ ashrams/ hospitals etc. and non-perishable items will be disposed of by way of open auction by Municipal Corporation Solan on monthly basis. No claim shall be entertained by office as unauthorized vending is strictly prohibited.

(d) The registration will be valid for five years from the date of registration

(e) There will be 5% annual compounded increase in the yearly street vending fee with effect from beginning of every financial year *i.e.* 1st April.

(f) The yearly vending fee will be deposited on yearly basis.

## CHAPTER-IV

### PROCEDURE FOR ALLOTMENT OF VENDING SITE

11. The local authority through TVC shall adopt draw of lots procedure for allotment of vending sites in the designated vending zones. The determining terms and conditions for allotment of vending sites in the vending zone on first priority, will be for the following registered street vendors :

- (i) who has been surveyed and registered by the local authority will be considered; and
- (ii) who possess Solan based AADHAR cards.

12. All the surveyed street vendors who have been registered in the areas, which are subsequently declared as No Vending Zone will be relocated by the local authority for allotment of sites.

13. If, the number of registered street vendors, identified in the survey are more than the holding capacity of the vending zone and exceeds the number of persons which can be accommodated in that vending zone, the TVC shall carryout a draw of lots for issuing certificate of vending for the vending zone and the remaining persons shall be accommodated in any adjoining vending zone to avoid relocation.

14. If number of registered street vendors is less than the number of vending sites then the left over registered street vendors of adjoining sectors/areas will be considered.

15. If it is not possible to accommodate the registered street vendors as per the street vending zoning plan and the holding capacity of that zone, then local authority will issue a computer generated acknowledgement of application specifying waiting list number.

16. The street vendor who has not been surveyed and wishes to do street Vending, can get registered himself as a new registered street vendor based on the Waiting list number of such persons whose application is accepted.

17. The Mobile vendors will vend from their allocated areas or where they have been surveyed until and unless they are not violating any norms of the Act. If they do so, then they will be shifted to nearby space as per vending zone norms. Such vendors can stay upto 30 minutes maximum at one place.

18. The Essential Service Providers (ESP) street vendors will vend from their allocated areas or where they have been surveyed until and unless they are not violating any norms of the Act. If they do so, then they will be shifted to nearby space as per vending zone.

## CHAPTER-V

### MISCELLANEOUS

**19. The Regulation of traffic in the vending zone.**—Wherever a vending zone is declared by the TVC, the traffic police shall decide about one way traffic, vending timings ,speed limit, parking, movement of heavy vehicles etc. If traffic division doesn't agree with the vending zone, in that case it shall be shifted or cancelled in consultation with the TVC and urban development department. Local Authority shall clearly earmark the vending area, a foot path and carriage way within the vending zone *i.e.* the circulation area.

**20. The Regulation of the quality of the products and services provided to the public in vending zone and maintenance of the public health, hygiene and safety standards.**—(1) any vendor who sell food articles, readymade or processed on the street shall have to follow all the provisions of the Food Adulteration Act. In case of failure, Penal measures shall be initiated by the concern department, as prescribed in the prevention of Food Adulteration Act. The certificate of vending of registered street vendor shall be cancelled by the local authority with immediate effect if, there is any conviction order passed from the concerned department;

(2) quality of articles vended from the street can only be taken care of in case, there is a prescribed standard under a relevant statue. Otherwise, it will be only a qualitative assessment. In the absence of such standard, it will be necessary to collect sample of such items against which some complaints are received by the vendors. Such cases can be discussed in the joint meeting of whole sellers, manufactures, and vendors under the chairmanship of commissioner to arrive at amicable solutions.

[Explanation for example, presence of toxic paint and sharp edges of the different part of the toy. There is a need to develop systematic samples taking an analysis of the same in an accredited laboratory. In case of proved presence of toxic element in the toys, the wholesaler should be compelled to take it back and payback the vendor price they pay if it not supplied on credit. In case of imported items found to be suffering from similar defects, wide publicity should be given drawing attention to the authorities empowered to take suitable items].

**21. The regulations of the civic services in the vending zone.**—(1) the movable public toilet and drinking water facilities shall be provided at appropriate place by the local authority if there is unavailability;

(2) Proper collection of segregated solid waste management system have to be provided by the local authority on user charge basis but cleanliness of the allotted site is to be managed by the registered street vendors, no littering will be allowed.

(3) Lighting/power energy requirement to operate electric gadgets to the vendors shall be allowed by the solar or battery operated lamp mechanism;

(4) No individual electricity and water connection shall be permitted.

**22. Miscellaneous.**—(i) The Commissioner or the licensing officer may limit the time during which registered street vendor may be permitted to operate either generally or specifically in respect of any class or articles or in any particular public street within the city;

(ii) The license under these Bye-laws shall expire on completion of 5 years ;

(iii) The registered street vendors shall not do or permit to do negligent act, likely to cause fire or otherwise endanger the public safety;

(iv) If the registered street vendor fails to comply with any terms and conditions of his license, the Commissioner or the authorized officer can revoke or suspend the license.

(v) In case of registered street vendor reports of reduction in customer base due to relocation/displacement resulting into livelihood at stake, he may inform the local authority for change in the location of vending. In such cases, the local authority may discuss in the TVC for the potential relief.

(vi) If the registered street vendors want to withdraw his/ her license at any point of time, then he/she may submit an application in writing for discontinuation.

(vii) Notwithstanding anything contained in these Bye-laws the TVC may on compassionate ground in case of extreme hardship grant a certificate of vending to any person who is having severe disability of any type, HIV positive, senior citizen, orphans, Poor/EWS widow and divorced women etc.

(viii) In case the registered street vendor dies or becomes incapable of running his/her business on account of old age, infirmity, or any physical or intellectual disability as per requisite valid certificate from appropriate authority, the commissioner/licensing officer may, for reasons to be recorded in writing, grant a license out of turn to his lineal descendant as per law or the spouse. The lineal descendant or the spouse of the registered street vendor shall intimate the local authority about such death, disability, infirmity or illness with valid document e.g. death, disability etc. in writing.

(ix) In event of any future planning/development of site/Court order/directions, if the allotted site is prohibited for vending; the registered street vendor shall not sell the articles in such prohibited site.

(x) In case of any change in future scenario, the Bye-laws may be amended with the recommendation of TVC and to be further notified.

**Note.**—The commissioner may recommend to amend the Bye-laws at any time as and when required in public interest.

Sd/-

*Commissioner,  
Municipal Corporation Solan.*

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## MUNICIPAL CORPORATION SOLAN

### NOTIFICATION

*Solan, the 14th October, 2022*

**No. MC-SLN(F)Dog stl (4) 113/21.**—In exercise of the powers conferred by section 395 under Chapter XXII of Himachal Pradesh Municipal Corporation Act, 1994 (Act No. 12 of 1994) the following Bye-laws are hereby made by the Municipal Corporation Solan for regulating/ framing of "**The Solan Municipal Corporation (Registration and Control of Pet Dogs) Bye-laws, 2022.**"

**1. Short title and Commencement.**—(i) These Bye-laws may be called "**The Solan Municipal Corporation (Registration and Control of Pet Dogs) Bye-laws, 2022.**"

(ii) These shall come into force from the date of their publication in the official gazette of Himachal Pradesh.

**2. Definitions.**—In these Bye-laws, unless the context otherwise requires:

(i) "Act" means the Himachal Pradesh Municipal Corporation Act, 1994, (Act No. 12 of 1994).

(ii) "Section" means the section of the Act.

(iii) "Family" means the owner, his /her parents, spouse, sons, daughters, brothers and sisters living in one premise.

(iv) "Owner" means the person who owns a registered /unregistered dog and includes a person in whose custody, charge or possession a dog is found.

(v) "Pet Dog" means a male or female dog kept by a person with in the area of Municipal Corporation, Solan and other than stray dogs.

(vi) "Registration Authority" means any officer so appointed by the Commissioner, Municipal Corporation, Solan.

(vii) The words and expressions not defined in these Bye-laws shall have the same meaning as assigned to them in the HP Municipal Corporation Act, 1994.

**3. Procedure for Registration of Dogs.**—On and from the date of publication of these Bye-laws, registration of Pet Dog(s) (hereinafter mentioned as dog) above the age of three months, kept within the jurisdiction of Municipal Corporation, Solan shall be compulsory. The owner of Dog, on or before the first day of April of every year or within seven days of its arrival, register such dog in a Form as prescribed by the Commissioner, Municipal Corporation, Solan (Annexure – A) accompanied by a fee of Rs. 500 per dog as one time registration fees along with two recent photographs of the dog and a copy of vaccination certificate from a Government Veterinary Practitioner or Veterinary Practitioner duly registered with Indian Veterinary Council (IVC) or State Veterinary Council (SVC). Further, an amount of Rs. 1500 per dog shall be charged as license fees annually. However, a blind person-keeping dog and using solely for his/her guidance shall be exempted from the payment of registration fee. On registration, the Registration Authority shall issue a metal token to be attached with the collar to be worn by the dog and in case of loss or destruction of the token; a duplicate token shall be issued to the owner on submission of an application along with a fee of Rs. 500 per token. The registration once made shall remain valid for full life span of the dog. In case of death of the dog, the owner of the dog shall immediately inform the Registration Authority. A family may keep maximum of two dogs.

4. Any registered dog found straying at large shall be liable to be seized and kept at a place set for this purpose.

**5. Duties and responsibilities of the owners.**—(i) The owner of the pet dog shall be responsible for the controlled breeding, immunization, neutering and licensing in accordance with the provisions of these Bye-Laws.

- (ii) Any dog not wearing metal ticket or registration in accordance with clause 3 of these Bye-laws may, if found in any public place be removed and will be liable to be dealt under the orders of the Veterinary Public Health Officer, Municipal Corporation, Solan, if not claimed within 7 days by the owner.
- (iii) For the purpose of these Bye-laws any person in possession or in charge of the dog, during the absence of the real owner within the limits of M. C. Solan, shall be deemed to be the owner of the dog.
- (iv) It shall be mandatory for each owner to carry disposable bags during the time when the dog is put on Municipal streets.
- (v) The owner of the dog shall not allow the dog to defecate in public places such as residential areas, green belts, parks, streets, roads, road beams, and other common places etc. In case the dog defecates at the above-specified places, the owner shall arrange to get the excreta of the dog removed from the said place at his own level. No owner shall allow the dog to defecate near the residences of other persons, his/her neighbors to his/her/their annoyance

6. The owner of the registered dog shall keep the dog under his/her control at all times so that it does not intimidate, annoy, hurt or bite any person. The Municipal Corporation shall not be held responsible for any loss, damage or injury caused by a registered dog to any person or to his/her property and sole liability to compensate the victim will remain with the owner of the registered dog.

**7. Guideline for breeders.**—(i) A breeder must be registered with Municipal Corporation, Solan. Breeder must maintain full record of the number of pups born/died from individual bitches. He shall also maintain proper record of pedigree and vaccination.

(ii) Breeder must maintain record of the person buying the pups. He should ensure that the buyer has required knowledge for the upkeep of pups.

(iii) Breeder must pay Rs. 5000/- as one time registration charges in the treasury of the Municipal Corporation besides Rs. 1500/- per dog as annual fees every year. This fee to be paid by the breeding shall be over and above the registration fee / annual license fee provided in 3 above.

**8. Guideline for Dog Care Centre.**—(i) A dog care centre must be registered with Municipal Corporation, Solan. Owner of dog care centre must maintain full record of the number of dogs. He shall also maintain proper record of pedigree and vaccination.

(ii) No dog care centre is allowed inside residential houses and flats.

(iii) Owner of dog care centre must pay Rs. 5000/- as one time registration charges in the treasury of the Municipal Corporation besides Rs. 10,000/- license fee every year.

(iv) Owner of dog care centre must obtain no objection certificate from the concerned ward councilor.

(v) Permission to operate dog care centre shall be subject to approval of Municipal Corporation Solan.

**9.** The owner of the registered dog shall ensure proper space, accommodation, food and medical treatment to the dog.

**10.** The Registration Authority or an officer/official authorize by him shall keep the details of all the seized dogs duly entered in a register with a brief description of the dog, date of seizure, reasons of seizure and the manner in which it is disposed of.

**11.** The dog after its death shall not be thrown in the open or in the garbage bins of Municipal Corporation. Dead dog shall be buried at notified/earmarked places up to a depth of at least 3 ft. in a hygienic manner. The Municipal Corporation, Solan may provide a van for the disposal/burial of dead dogs in the earmarked dog burial grounds on the request so received by it. The owner shall pay charges for availing the services of the van at the rates prescribed by the Commissioner, Municipal Corporation and so revised from time to time.

**12.** The Registration Authority or a Veterinarian, Health Supervisor, Chief Sanitary Inspector, Sanitary Inspector or any other officer of the Municipal Corporation, Solan authorized by the Registration Authority, may inspect the premises of the owner of any dog and such owner shall allow that person to enter and inspect his/her premises at all reasonable times. Such officer/official shall also be authorized to search the places where dogs are kept without registration and to seize them.

**13. Penalty.**—(i) Any contravention of these Bye-Laws including the failure to register the dog, failure to follow guidelines for breeders, guidelines for dog care centre as per clause 3, 7, 8 above, shall be punishable with fine which may extend to Rs. 10,000/- and in case of continuous breach additional fine which may extend to Rs. 100/- per day till such contravention or breach continues shall be imposed.

**14. Repeal and saving.**—(i) The Bye-laws published *vide* H.P. Govt. notification No. LSG-B(3)15/82 dated 19-9-1984 are hereby repealed. Not with standing such repeal anything done or any action taken in exercise of the powers conferred by or under the Bye-laws so repealed shall be deemed to have been done or taken in exercise of the powers conferred by or under these Bye-laws which were enforce on the day on which such thing was done or was taken.

Sd/-

*Commissioner.*

## ANNEXURE – A

To  
 The Registration Authority,  
 Municipal Corporation  
 Solan (H.P.)

Attach two  
 passport size  
 Photograph of  
 Pet Dog

*Subject.*—Application for Registration of Pet Dog.

Sir,

This is to request you that I am keeping a Pet Dog in my house No. \_\_\_\_\_ Ward No. \_\_\_\_\_ Solan. The particulars of my Pet Dog are as under:—

1. Name of Pet Dog : \_\_\_\_\_
2. Breed : \_\_\_\_\_
3. Colour and Identification of Mark : \_\_\_\_\_
4. Age : \_\_\_\_\_
5. Immunization Record : \_\_\_\_\_
6. Name and address of the Veterinary Doctor : \_\_\_\_\_
7. Veterinary Council Registration No. : \_\_\_\_\_
8. Anti Rabies Vaccination done on : \_\_\_\_\_
9. Signature of the Veterinary Doctor : \_\_\_\_\_
10. I hereby deposit Rs. 500/- in cash, with the request to register my pet in Municipal Corporation records.

Dated: \_\_\_\_\_

Signature of the Applicant

Name: \_\_\_\_\_  
 House Address : \_\_\_\_\_  
 \_\_\_\_\_

Contact No. \_\_\_\_\_

**FOR OFFICE USE ONLY**

Receipt No.\_\_\_\_\_

Date:\_\_\_\_\_

Badge Number allotted to pet Dog:\_\_\_\_\_

Signature of Issuing Officer

**ANNEXURE-B****Under taking from the owner of the Dog for registration**

1. I do not have more than two dogs.
2. I shall keep the dog protected by getting it vaccinated against rabies from a Govt. Veterinary Practitioner or Veterinary Practitioner duly registered with Indian Veterinary Council (IVC) or State Veterinary Council (SVC).
3. I will furnish the vaccination certificate on demand during Inspection by Registration Authority or any officer/official of the Municipal Corporation duly authorized by the Registration Authority or within a period of 10 days from such Inspection, failing which registration of the dog may be cancelled.
4. I will keep the dog chained /leashed while taking it outside. All ferocious dogs shall be duly muzzled and a stick shall be carried by the Escort accompanying the dog while taking it out.
5. I will ensure that the dog will wear a collar affixed with the metal token issued by the Registration Authority at all the times.
6. I will compensate the person if a dog bites or causes/harm to any person or to the property of any person.
7. I shall keep the dog under my control all the times, so that it does not intimidate, annoy, hurt, or bite any person. I shall not make Municipal Corporation responsible for any loss, damage, or Injury caused by a registered dog to any person or to his/her property and sole liability to compensate the victim will remain with me.
8. I shall not indulge in breeding of dogs for commercial purposes and trading of dogs within the area of Municipal Corporation. In case it is found that dog is being kept for breeding or trading/commercial purposes by me, the Registration Authority shall impound my dog/s besides imposing a fine as fixed by the Commissioner, Municipal Corporation, Solan up on me.
9. I shall not allow the dog to defecate in public places such as residential areas, green belts, parks, streets, roads, road beams, and other common places etc. In case the dog defecate sat the above-specified places, I shall arrange to get the excreta of the dog removed from the said place at my own level. I shall not allow the dog to defecate near the residences of other persons, neighbors to their annoyance.
10. I shall ensure proper space, accommodation food and medical treatment to the dog.

11. I shall allow the registration authority or a Veterinarian, Health Supervisor, Chief Sanitary Inspector, Sanitary Inspector or any other officer of the Municipal Corporation authorized by the Registration Authority to inspect the premises of my dog and I shall allow that person to enter and inspect my premise sat all reasonable times

Signature of the Owner of the Pet Dog.

\_\_\_\_\_  
ANNEXURE – C

To  
 The Registration Authority,  
 Municipal Corporation  
 Solan (H.P.)

Attach two  
 passport size  
 Photograph  
 of Applicant

*Subject.—Application for Registration as Dog Breeder.*

Sir,

This is to request you that I want to register as Dog Breeder in MC, Solan. The particulars are as under:—

1. Name of Dog Breeder : \_\_\_\_\_
2. Size and Layout of premises : \_\_\_\_\_  
alongwith detail of surface, floor, number of physical barriers (Doors or gates) etc.
3. Detail of staff alongwith qualification/experience : \_\_\_\_\_
4. Detail of Dogs : \_\_\_\_\_
5. Immunization record : \_\_\_\_\_
6. Capacity of premises : \_\_\_\_\_
7. Name and address of the Veterinary Doctor : \_\_\_\_\_
8. Veterinary Council Registration No. : \_\_\_\_\_
9. Anti Rabies Vaccination done on : \_\_\_\_\_
10. Signature of the Veterinary Doctor : \_\_\_\_\_
11. I hereby deposit Rs. 5000/- in cash, with the request to register as Dog Breeder in Municipal Corporation records.

9906

राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

I hereby undertake to follow all guidelines mentioned in "The Solan Municipal Corporation (Registration and Control of Pet Dogs) Bye-Laws, 2022".

Dated: \_\_\_\_\_

Signature of the Applicant

Name: \_\_\_\_\_

House Address : \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Contact No. \_\_\_\_\_

### FOR OFFICE USE ONLY

Receipt No. \_\_\_\_\_

Date: \_\_\_\_\_

Number allotted to DogBreeder: \_\_\_\_\_  
\_\_\_\_\_

Signature of Issuing Officer

### ANNEXURE – D

Attach two  
passport size  
Photograph of  
Applicant

To

The Registration Authority,  
Municipal Corporation  
Solan (H.P.)

Subject: Application for Registration of Dog Care Centre.

Sir,

This is to request you that I want to register Dog Care Centre namely \_\_\_\_\_ at \_\_\_\_\_ Ward No. \_\_\_\_\_ Solan. The particulars of Dog Care Centre are as under:-

12. Name of Dog Care Centre : \_\_\_\_\_
13. Size and Layout of premises : \_\_\_\_\_  
alongwith detail of surface, floor, number of physical barriers (Doors or gates) etc.
14. Detail of staff alongwith qualification/experience : \_\_\_\_\_
15. Capacity of premises : \_\_\_\_\_
16. I hereby deposit Rs. 5,000/- in cash, with the request to register Dog Care Centre in Municipal Corporation records.

17. I hereby undertake to follow all guidelines mentioned in “The Solan Municipal Corporation (Registration and Control of Pet Dogs) Bye-Laws, 2022”.
- 18.

Dated: \_\_\_\_\_

Signature of the Applicant

Name: \_\_\_\_\_

House Address : \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Contact No. \_\_\_\_\_

**FOR OFFICE USE ONLY**

Receipt No. \_\_\_\_\_

Date: \_\_\_\_\_

Number allotted to Dog Care Centre: \_\_\_\_\_

*Signature of Issuing Officer.*

**OFFICE OF THE COMMISSIONER  
MUNICIPAL CORPORATION DHARAMSHALA**

NOTIFICATION

*Dharamshala the 8th December, 2022*

**No. DMC (Estt.) A(7)-1/2020.—**As approved by the General House of Dharamshala Municipal Corporation in its meeting held on 12-11-2021 at agenda item No. 03 and further rectified by the Finance, Contract and Planning Standing Committee of this Corporation on 27-11-2021, the Annexure-A of the “**Door to Door Garbage Collection and Disposal Bye-Laws-2019**” notified *vide* No./DMC/Engg.(F)14-3/2019 and published in official gazette of H.P. Govt. on 9th August, 2019 is hereby modified as under:—

Sl. No's. Repealed	New Sl. No's. added											
A. Sl. No. 10 to 14 Repealed (Category of users in these Sl. No.)	Sl. No. 55 Category of users - All Govt. offices											
I. Sub Division Offices & Local Office	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: center;"><b>All Govt. offices</b></th><th style="text-align: center;"><b>User charges</b></th></tr> </thead> <tbody> <tr> <td style="text-align: center;">(i) Upto 15 Rooms (Single storey)</td><td style="text-align: center;">Rs. 200 per month</td></tr> <tr> <td style="text-align: center;">(ii) More than 15 Rooms (Single Storey)</td><td style="text-align: center;">Rs. 500 per month</td></tr> <tr> <td style="text-align: center;">(iii) Extra charges per floor (upto 15 rooms)</td><td style="text-align: center;">Rs. 200 per month</td></tr> <tr> <td style="text-align: center;">(iv) Extra charges per floor (more than 15 rooms)</td><td style="text-align: center;">Rs. 500 per month</td></tr> </tbody> </table>		<b>All Govt. offices</b>	<b>User charges</b>	(i) Upto 15 Rooms (Single storey)	Rs. 200 per month	(ii) More than 15 Rooms (Single Storey)	Rs. 500 per month	(iii) Extra charges per floor (upto 15 rooms)	Rs. 200 per month	(iv) Extra charges per floor (more than 15 rooms)	Rs. 500 per month
<b>All Govt. offices</b>	<b>User charges</b>											
(i) Upto 15 Rooms (Single storey)	Rs. 200 per month											
(ii) More than 15 Rooms (Single Storey)	Rs. 500 per month											
(iii) Extra charges per floor (upto 15 rooms)	Rs. 200 per month											
(iv) Extra charges per floor (more than 15 rooms)	Rs. 500 per month											
II. District Level Office												
III. Divisional Level Office												
IV. Zonal Level Office												
V. Offices (more than 20 rooms)												

<b>B.</b> Sl. No. 46 Repealed (Category of users in this Sl. No.)	Sl. No. 56 Category of users- All Hotels and Guest Houses	
	<b>All Hotels and Guest Houses</b>	<b>User charges</b>
1. Special Hotels more than 50 Rooms	(i) Upto 15 Rooms	Rs. 500 per month
	(ii) 16 to 25 Rooms	Rs. 800 per month
	(iii) 26 to 40 Rooms	Rs. 1000 per month
	(iv) More than 40 Rooms	Rs. 50 per month per room

Sd/-

*Commissioner,  
Municipal Corporation Dharamshala.*

## URBAN DEVELOPMENT DEPARTMENT

### NOTIFICATION

*Shimla-2, the 4th February, 2023*

**No. UD-A(1)-3/2021-L .—**In exercise of the powers conferred by sub-section (4) of Section 10 of the Himachal Pradesh Municipal Act, 1994, the Governor, Himachal Pradesh is pleased to nominate the following persons as members (Government Nominee) in Municipal Council Nalagarh, Distt. Solan, Himachal Pradesh:—

- (i) Smt. Ravinder Sankhyan w/o, Sh. B. D. Sankhyan, Sheetla Wali Gali Ward No. 6 Nalagarh, Distt. Solan, H.P.
- (ii) Sh. Krishan Sangar s/o Late Sh. Dhani Ram Sangar Ward No. 3 Nalagarh, Distt. Solan, H.P.
- (iii) Sh. Baljeet Singh Kaushik s/o Late Sh. Shiv Ram Kaushik, Ward No. 9 Nalagarh, Distt. Solan, H.P.
- (iv) Sh. Omkar s/o, Sh. Mahender Prashad Gupta Ward No. 7 Nalagarh, Distt. Solan, H.P.

By order,

**DEVESH KUMAR,**  
*Pr. Secretary (UD).*

**बहुउद्देशीय परियोजनाएं एवं विद्युत विभाग**

अधिसूचना

शिमला-02, 19 सितम्बर, 2022

**संख्या : एमपीपी-एफ(10)-13/2022.—**हिमाचल प्रदेश सरकार, सूचना प्रौद्योगिकी अधिनियम, 2000 (वर्ष 2000 का संख्यांक 21) की धारा 70 (1) में निहित प्रावधानों के अनुसार, हिमाचल प्रदेश राज्य भार प्रेषण

केन्द्र, शिमला में स्थापित महत्वपूर्ण सूचना अवसंरचना प्रणाली (Critical Information Infrastructure, CII) में समावेषित निम्नलिखित प्रणालियों व इनसे सम्बन्धित/निर्भर कम्प्यूटर, कम्प्यूटर प्रणालियों या कम्प्यूटर नेटवर्क, को एतद्वारा संरक्षित प्रणालियां घोषित करती हैः—

- (क) पर्यवेक्षी नियंत्रण और डेटा अधिग्रहण (SCADA) प्रणाली
- (ख) यूनिफार्ड रियल टाईम डायनेमिक स्टेट मेजरमैट (URTDSM) प्रणाली
- (ग) शेड्यूलिंग अकाउंटिंग मिटरिंग और सैटलमेंट ऑफ ट्रांजेक्शन्स (SAMAST) प्रणाली

यह अधिसूचना हिमाचल प्रदेश के राजकीय राजपत्र में प्रकाशित होने की तारीख से प्रवृत्त होगी।

आदेश द्वारा,

आर० डी० धीमान,  
मुख्य सचिव (विद्युत)।

*[Authoritative English text of this Department Notification No. MPP-F(10)-13/2022, Dated 19- 09 -2022 as required under clause (3) of the Article 348 of the Constitution of India].*

## MPP & POWER DEPARTMENT

### NOTIFICATION

*Shimla-02, the 19th September, 2022*

**File No. MPP-F-(10)-13/2022.**—As per provisions contained in Section 70(1) of the Information Technology Act, 2000 (21 of 2000), the Government of Himachal Pradesh hereby declares the following systems and its associated dependencies, computer, computer systems or computer networks, being Critical Information Infrastructure (CII) installed in the Himachal Pradesh State Load Despatch Centre Shimla, as Protected Systems:—

- (a) Supervisory Control and Data Acquisition System (SCADA)
- (b) Unified Real Time Dynamic State Measurement System (URTDSM)
- (c) Scheduling Accounting Metering & Settlement of Transactions System (SAMAST)

This notification shall come into force on the date of its publication in the official Gazette of the Govt. of Himachal Pradesh.

By order,

R.D. DHIMAN,  
*Chief Secretary (Power).*

आदेश

शिमला—02, 19 सितम्बर, 2022

**संख्या:** एमपीपी—एफ(10)—13/2022—हिमाचल प्रदेश सरकार द्वारा सूचना प्रौद्योगिकी अधिनियम, 2000 (वर्ष 2000 का संख्यांक 21) की धारा 70 (2) में निहित प्रावधानों के अनुसार, हिमाचल प्रदेश राज्य भार प्रेषण केन्द्र, शिमला में स्थापित महत्वपूर्ण सूचना अवसंरचना प्रणाली (Critical Information Infrastructure, CII) में समावेषित पर्यवेक्षी नियंत्रण और डेटा अधिग्रहण (SCADA) प्रणाली, यूनिफाईड रियल टाइम डायनेमिक स्टेट मेजरमैट (URTDSM) प्रणाली, शेड्यूलिंग अकाउंटिंग मिटरिंग और सैटलमेंट ऑफ ट्रांजेक्शन्स (SAMAST) प्रणाली व इनसे सम्बन्धित / निर्भर कम्प्यूटर प्रणाली या कम्प्यूटर नेटवर्क जोकि घोषित संरक्षित प्रणालियां हैं, में प्रवेश / पहुंच हेतु निम्न अधिकारी / कर्मचारियों / अन्य को अधिकृत किया जाता है:—

- (क) मुख्य अभियन्ता, हिमाचल प्रदेश राज्य भार प्रेषण केन्द्र द्वारा अधिकृत अधिकारी
- (ख) मुख्य अभियन्ता, हिमाचल प्रदेश राज्य भार प्रेषण केन्द्र की पूर्वानुमति के उपरान्त अधीक्षण अभियन्ता द्वारा अधिकृत अनुबन्धित सेवा प्रदाता एवं तृतीय पक्षविक्रेता (वेंडर) आवश्यकतानुसार।
- (ग) मुख्य अभियन्ता, हिमाचल प्रदेश राज्य भार प्रेषण केन्द्र की पूर्वानुमति के उपरान्त अधीक्षण अभियन्ता द्वारा अधिकृत बाह्य सलाहकार, नियामकीय अधिकारी, सरकारी अधिकारी, ऑडिटर एवं हितधारक।

आदेश द्वारा,

आर० डी० धीमान,  
मुख्य सचिव (विद्युत)।

[Authoritative English text of this Department Notification No. MPP-F(10)-13/2022, Dated 19- 09 -2022 as required under clause (3) of the Article 348 of the Constitution of India].

## MPP & POWER DEPARTMENT

### ORDER

Shimla-02, the 19th September, 2022

**File No. MPP-F(10)-13/2022.**—As per the provisions contained in Section 70(2) of the Information Technology Act, 2000 (21 of 2000), the Government of Himachal Pradesh hereby authorize the following officers/officials/others to access the Critical Information Infrastructure, (CII) of Himachal Pradesh State Load Despatch Centre, Shimla which are declared Protected Systems *i.e.* Supervisory Control and Data Acquisition (SCADA), Unified Real Time Dynamic State Measurement (URTDSM) and Scheduling Accounting Metering & Settlement of Transactions (SAMAST) systems as well as its associated dependencies computer, computer systems or computer networks:—

- 
- (a) Designated H.P. State Load Despatch Centre (HPSLDC) employees authorized by the Chief Engineer, HPSLDC.
- (b) Team members of contractual managed service provider or third-party vendor(s), if any shall be given need-based access by the Superintending Engineer, HPSLDC with prior approval of Chief Engineer, HPSLDC.
- (c) External consultants, Regulators, Government officials, Auditors and other Stake Holders, authorized by Superintending Engineer, HPSLDC on case to case basis, with prior approval of Chief Engineer of HPSLDC.

By order,

R.D. DHIMAN,  
Chief Secretary (Power).

**ब अदालत कार्यकारी दण्डाधिकारी, शाहपुर, जिला कांगड़ा (हि०प्र०)**

मुकद्दमा : इन्द्राज मृत्यु तिथि

पेशी : 09—02—2023

श्री नरेन्द्र सिंह पुत्र श्री सुरेश चन्द, उम्र 37 वर्ष, निवासी गांव क्योडियां, डाकघर बण्डी, तहसील शाहपुर, जिला कांगड़ा (हि०प्र०)।

बनाम

आम जनता

विषय.—जन्म एवं मृत्यु पंजीकरण अधिनियम की जेर धारा 13(3) पुनरावलोकित 1969 के तहत मृत्यु प्रमाण—पत्र लेने बारे प्रार्थना—पत्र।

उपरोक्त मुकद्दमा बारे प्रार्थी ने इस न्यायालय में प्रार्थना—पत्र गुजारा है जिसमें लिखा है कि उसके पिता श्री सुरेश चन्द पुत्र श्री भरत सिंह, निवासी गांव क्योडियां, डाकघर बण्डी, तहसील शाहपुर, जिला कांगड़ा (हि०प्र०) की मृत्यु तिथि ग्राम पंचायत रछयालु में दर्ज करवाने हेतु एक प्रार्थना—पत्र सहायक समाहर्ता श्रेणी द्वितीय शाहपुर के न्यायालय में गुजारा है जिसमें लिखा है कि उसके पिता का देहान्त 18—01—2008 को गांव क्योडियां, ग्राम पंचायत रछयालु में हुआ है लेकिन अज्ञानतावश उनकी मृत्यु तिथि ग्राम पंचायत रछयालु में दर्ज न करवा सका है। प्रार्थी उक्त मृत्यु तिथि को दर्ज करवाना चाहता है।

अतः उक्त प्रार्थना—पत्र के सन्दर्भ में यदि आम जनता या अन्य किसी को उक्त मृत्यु तिथि को ग्राम पंचायत रछयालु के रिकार्ड में दर्ज करवाने बारे कोई एतराज हो तो वह असालतन या वकालतन इस अदालत में दिनांक 09—02—2023 को दोपहर बाद 2.00 बजे हाजिर आ सकता है। हाजिर न आने की स्थिति में एकतरफा कार्यवाही अमल में लाई जाकर आगामी आदेश पारित कर दिए जाएंगे और बाद में कोई भी उजर या एतराज जेरे समायत न होगा।

आज दिनांक 27—01—2023 को मेरी मोहर व हस्ताक्षर सहित जारी हुआ।

मोहर।

हस्ताक्षरित /—  
कार्यकारी दण्डाधिकारी,  
शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश।

**ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, शाहपुर, जिला कांगड़ा (हि० प्र०)**

मुकदमा : तकसीम भूमि

तारीख पेशी : 09—03—2023

रमेश चन्द्र पुत्र श्री सिमलो, निवासी महाल चौरी, मौजा भनाला, तहसील शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश वादी।

**बनाम**

पवन कुमार पुत्र वीना देवी, सत्या देवी पुत्रियां व बिशना देवी, पत्नी श्री शिव राम, निवासीगण महाल चौरी, मौजा भनाला, तहसील शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश, व्यासा देवी पत्नी श्री रणजीत सिंह, निवासी गांव, डाकघर व तहसील सिंहुंता, जिला चम्बा, हिमाचल प्रदेश प्रतिवादीगण।

**विषय—**—तकसीम भूमि जेर धारा 123 हि०प्र० राजस्व अधिनियम, 1954 के तहत तकसीम भूमि खाता नं० 75, खतौनी नं० 92, खसरा नं० 295/287, रकबा तादादी 00—36—19 है० महाल चौरी, मौजा भनाला, तहसील शाहपुर, जिला कांगड़ा (हि०प्र०) मुताबिक जमाबंदी वर्ष 2018—19.

उपरोक्त विषय से सम्बन्धित तकसीम भूमि की मिसल अधोहस्ताक्षरी के पास विचाराधीन है। जिसमें उपरोक्त में कुछ प्रतिवादीगण को बार—बार समन जारी किए गए परन्तु हर बार समन बिना तामील के वापिस प्राप्त हुए हैं। इसलिए इस अदालत को विश्वास हो चुका है कि उन प्रतिवादीगण की तामील साधारण तरीका से नहीं हो सकती, साथ ही प्रार्थी उनका सही पता पेश करने में असमर्थ है।

अतः इस इश्तहार द्वारा प्रतिवादीगण को सूचित किया जाता है कि उपरोक्त विषय के संबंध में दिनांक 09—03—2023 को दोपहर बाद 2.00 बजे इस अदालत में असालतन या वकालतन हाजिर आकर अपना पक्ष/एतराज पेश कर सकता है। हाजिर न होने की सूरत में एकतरफा कार्यवाही अमल में लाई जाएगी।

आज दिनांक 27—01—2023 को मेरे हस्ताक्षर व मोहर सहित इस अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित/—  
सहायक समाहर्ता द्वितीय श्रेणी,  
शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश।

**ब अदालत तहसीलदार एवं सहायक समाहर्ता प्रथम श्रेणी, इन्दौरा, जिला कांगड़ा (हि० प्र०)**  
मिसल नं० : 04 तारीख पेशी : 15—02—2023

रमेश चन्द्र

प्रार्थी।

**बनाम**

आम जनता

प्रत्यार्थी।

**विषय—**—प्रार्थना—पत्र बराये शजरा नस्व व जमाबन्दी साल 1982—83 व जमाबन्दी हाल हि०प्र० में नाम दुरुस्ती हेतु महाल व मौजा मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि०प्र०)।

उपरोक्त विषय से सम्बन्धित प्रार्थना—पत्र प्रस्तुत करते हुये प्रार्थी रमेश चन्द्र पुत्र श्री कांशी राम, निवासी मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि०प्र०) ने निवेदन किया है कि वह उक्त महाल व मौजा मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि०प्र०) में भूमि का वाहिद मालिक है और मौका पर काश्त करता है लेकिन उक्त महाल व मौजा मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि०प्र०) के शजरा नस्व व जमाबन्दी

साल 1982–83 व लेटेस्ट जमाबन्दी हाल महाल व मौजा मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) में उसका नाम दिनेश सिंह पुत्र श्री कांशी राम, निवासी मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) गलत दर्ज कर दिया गया है जो कि शजरा नस्व गलत दर्ज किया। जबकि उसका वास्तविक नाम श्री रमेश चन्द पुत्र श्री कांशी राम, निवासी मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) है। जिसकी दुरुस्ती कर के शजरा नस्व व जमाबन्दी में प्रार्थी का सही नाम श्री रमेश चन्द उपनाम दिनेश सिंह पुत्र श्री कांशी राम पुत्र श्री लैहणु, निवासी महाल व मौजा मलाल, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) किया जावे।

अतः इस इश्तहार द्वारा सर्वसाधारण/आम जनता को सूचित किया जाता है कि वे उक्त विषय से सम्बन्धित मुकद्दमें में खाना मलकीयत में नाम की दुरुस्ती करने बारे किसी भी व्यक्ति को कोई एतराज हो तो वह असालतन या वकालतन दिनांक 15–02–2023 को प्रातः 10.00 बजे अदालत हजा में हाजिर होवें अन्यथा मिसल पर नियमानुसार अग्रिम कार्यवाई अमल में लाई जाएगी।

आज दिनांक 02–01–2023 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी किया गया।

मोहर।

हस्ताक्षरित/—  
सहायक समाहर्ता प्रथम श्रेणी,  
इन्दौरा, जिला कांगड़ा (हि0प्र0)।

**ब अदालत तहसीलदार एवं सहायक समाहर्ता प्रथम श्रेणी, इन्दौरा, जिला कांगड़ा (हि0 प्र0)**

मिसल नं0 : 05

तारीख पेशी : 15–02–2023

जोगिन्द्र सिंह

प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

विषय.—प्रार्थना—पत्र बराये शजरा नस्व व जमाबन्दी साल 2014–2015 महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0)में नाम दुरुस्ती हेतु।

उपरोक्त विषय से सम्बन्धित प्रार्थना—पत्र प्रस्तुत करते हुये प्रार्थी जोगिन्द्र सिंह पुत्र श्री बृज लाल पुत्र श्री नथू, निवासी महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) ने निवेदन किया है कि वह उक्त महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) में भूमि का वाहिद मालिक है और मौका पर काश्त करता है लेकिन उक्त महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) के शजरा नस्व व जमाबन्दी साल 2014–15 महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) में उसका नाम जोगिन्द्र सिंह पुत्र पुत्र श्री बृज लाल पुत्र श्री नथू निवासी महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) गलत दर्ज कर दिया गया है जो कि शजरा नस्व गलत दर्ज किया। जबकि उसका वास्तविक नाम श्री सुरेन्द्र कुमार पुत्र श्री बृज लाल पुत्र श्री नथू निवासी महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) है। जिसकी दुरुस्ती कर शजरा नस्व व जमाबन्दी में प्रार्थी का सही नाम श्री जोगिन्द्र सिंह उपनाम सुरिन्द्र कुमार पुत्र श्री बृज लाल पुत्र श्री नथू निवासी महाल व मौजा बडूखर, तहसील इन्दौरा, जिला कांगड़ा (हि0प्र0) किया जावे।

अतः इस इश्तहार द्वारा सर्वसाधारण/आम जनता को सूचित किया जाता है कि वे उक्त विषय से सम्बन्धित मुकद्दमें में खाना मलकीयत में नाम की दुरुस्ती करने बारे किसी भी व्यक्ति को कोई भी एतराज हो

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राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

तो वह असालतन या वकालतन दिनांक 15-02-2023 को प्रातः 10.00 बजे अदालत हजा में हाजिर होवें अन्यथा मिसल पर नियमानुसार अग्रिम कार्यवाई अमल में लाई जाएगी।

आज दिनांक 02-01-2023 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी किया गया।

मोहर।

हस्ताक्षरित /—  
सहायक समाहर्ता प्रथम श्रेणी,  
इन्दौरा, जिला कांगड़ा (हि0प्र0)।

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ब अदालत सहायक समाहर्ता प्रथम श्रेणी एवं कार्यकारी दण्डाधिकारी, तहसील धर्मशाला,  
जिला कांगड़ा (हि0प्र0)

Sh. Atma Ram s/o Late Ravan, r/o V.P.O. & Gram Panchayat Sudher, Tehsil Dharamshala,  
District Kangra (H.P.).

बनाम

आम जनता

विषय.—प्रार्थना—पत्र जेरे धारा 13(3) हिमाचल प्रदेश जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

Sh. Atma Ram s/o Late Ravan, r/o V.P.O. & Gram Panchayat Sudher, Tehsil Dharamshala, District Kangra (H.P.) ने इस अदालत में शपथ—पत्र सहित मुकद्दमा दायर किया है कि उसकी Sister Bimla की मृत्यु दिनांक 12-05-1986 को हुई है परन्तु एम0सी0 धर्मशाला/ग्राम पंचायत Sudher में मृत्यु पंजीकृत न है। अतः इसे पंजीकृत किये जाने के आदेश दिये जायें। इस नोटिस के द्वारा समस्त जनता को तथा सम्बन्धित सम्बन्धियों को सूचित किया जाता है कि यदि किसी को उपरोक्त Bimla की मृत्यु पंजीकृत किये जाने बारे कोई उजर/एतराज हो तो वह अपना एतराज अधोहस्ताक्षरी की अदालत में दिनांक 16-02-2023 को असालतन या वकालतन हाजिर आकर पेश कर सकता है अन्यथा मुताबिक शपथ—पत्र मृत्यु तिथि पंजीकृत किये जाने बारे आदेश पारित कर दिये जायेंगे। उसके बाद कोई भी उजर/एतराज काबिले समायत न होगा।

आज दिनांक 09-01-2023 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—  
सहायक समाहर्ता प्रथम श्रेणी एवं कार्यकारी दण्डाधिकारी,  
तहसील धर्मशाला, जिला कांगड़ा (हि0प्र0)।

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ब अदालत डॉ० भावना वर्मा, कार्यकारी दण्डाधिकारी बैजनाथ, जिला कांगड़ा (हि0प्र0)

प्रवीन कुमार पुत्र श्री रमेश चन्द, निवासी गांव टाण्डा सरालू, डाकघर राजपुर, तहसील पालमपुर, जिला कांगड़ा (हि0प्र0)।

बनाम

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आम जनता

प्रार्थना—पत्र जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

प्रवीन कुमार पुत्र श्री रमेश चन्द्र, निवासी गांव टाण्डा सरालू, डाकघर राजपुर, तहसील पालमपुर, जिला कांगड़ा (हि०प्र०) ने इस अदालत में प्रार्थना—पत्र गुजारा है कि उसकी पुत्री कशिश शर्मा का जन्म दिनांक 18–10–2011 को DTIL Hospital बैजनाथ में हुआ था, परन्तु इस बारे पंचायत के रिकार्ड में पंजीकरण नहीं करवाया जा सका। अतः अब पंजीकरण के आदेश दिये जायें।

अतः इस नोटिस के माध्यम से सर्वसाधारण को सूचित किया जाता है कि यदि किसी व्यक्ति को उपरोक्त जन्म/मृत्यु के पंजीकरण बारे में कोई उजर/एतराज हो तो वह दिनांक 17–02–2023 को सुबह 10.00 बजे असालतन या वकालतन हाजिर आकर पेश कर सकता है अन्यथा उपरोक्त जन्म/मृत्यु के पंजीकरण बारे आदेश पारित कर दिये जायेंगे। उसके उपरान्त किसी भी प्रकार का कोई भी उजर/एतराज न सुना जायेगा।

आज दिनांक 17–01–2023 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित /—  
कार्यकारी दण्डाधिकारी,  
बैजनाथ, जिला कांगड़ा (हि० प्र०)।

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**In the Court of Sh. Anil Kumar Bhardwaj (HPAS), Marriage Officer-cum-Sub-Divisional Magistrate, Chachyot at Gohar, District Mandi (H. P.)**

In the matter of :

1. Naresh Kumar s/o Muni Lal, r/o Village Bharmoth, P.O. Shilhnu, Tehsil Chachyot, District Mandi (H.P.).
2. Rashmi d/o Sh. Om Prakash, r/o Village Kohlu, P.O. Chail Chowk, Tehsil Chachyot, District Mandi (H.P.) . . . Applicants.

*Versus*

General Public

*Subject.—*Proclamation for the registration of Marriage under section 15 of Special Marriage Act, 1954.

Sh. Naresh Kumar and Rashmi have filed an application on 12-01-2023 alongwith affidavits in the court of undersigned under section 15 of Special Marriage Act, 1954 that they have solemnized their marriage on 15-12-2021 and they are living as husband and wife since then and hence, their marriage may be registered under Special Marriage Act, 1954.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage, can file the objection personally or in writing before this court on or before 13-02-2023. The objection received after 13-02-2023 will not be entertained and marriage will be registered accordingly.

Issued today on 12-01-2023 under my hand and seal of the court.

Seal.

Sd/-

*Marriage Officer-cum-Sub-Divisional Magistrate,  
Chachyat at Gohar, District Mandi (H.P.).*

**In the Court of Marriage Officer-cum-Sub-Divisional Magistrate, Sundernagar,  
District Mandi (H. P.)**

In the matter of :

1. Dinesh Sagar s/o Late Sh. Beni Singh, r/o H. No. S-3/28 BBMB Colony, Sundernagar, Tehsil Sundernagar, Distt. Mandi (H.P.)
2. Kusum w/o Late Sh. Rajesh Kumar, r/o House No. 8444 Behind Bank of India, Arya Nagar Paharganj, New Delhi, 110055. . . *Applicants.*

*Versus*

General Public

. . . *Respondent.*

*Subject.*—Application for the registration of marriage under section 16 of Special Marriage Act.

Dinesh Sagar and Kusum applicants have filed an application alongwith affidavits in the court of undersigned under section 16 of Special Marriage Act, 1954 that they have solemnized their marriage according to Hindu rites and ceremonies and they are living together as husband and wife since then, hence, their marriage may be registered under Special Marriage Act, 1954.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage, can file the objection personally or in writing before this court on or before 13-02-2023. After that no objection will be entertained and marriage will be registered.

Issued today on 11-01-2023 under my hand and seal of the court.

Seal.

Sd/-

*Marriage Officer-cum-Sub-Divisional Magistrate,  
Sundernagar, District Mandi (H.P.).*

समक्ष नायब तहसीलदार एवम् सहायक समाहर्ता द्वितीय श्रेणी, लड्भड़ोल,  
जिला मण्डी (हि०प्र०)

तारीख पेशी : 16—02—2023

श्री धनी राम पुत्र श्री भीखम पुत्र बलिया, निवासी गांव बलहड़ा, डाकघर पंजालग, तहसील लड्भड़ोल,  
जिला मण्डी (हि०प्र०) प्रार्थी।

## बनाम

आम जनता

दरख्खास्त बाबत नाम दुरुस्ती

उपरोक्त उनवान वाला मुकद्दमा में प्रार्थी श्री धनी राम पुत्र श्री भीखम पुत्र बलिया, निवासी गांव बलहड़ा, डाकघर पंजालग, तहसील लडभड़ोल, जिला मण्डी (हि०प्र०) ने इस अदालत में दिनांक 11-01-2023 को प्रार्थना-पत्र प्रस्तुत करते हुए अपने प्रार्थना-पत्र में निवेदन किया है कि प्रार्थी का वास्तविक नाम धनी राम है परन्तु प्रार्थी का नाम राजस्व अभिलेख महाल बलहड़ा में धनू दर्ज हो चुका है जोकि गलत दर्ज हुआ है। प्रार्थी ने अपने प्रार्थना-पत्र के समर्थन में अबाहन पत्र तलबाना, स्व घोषणा पत्र, परिवार नकल व आधार कार्ड साथ संलग्न कर रखे हैं। अब प्रार्थी ने अपने नाम की दुरुस्ती के आदेश चाहे हैं।

अतः इस इश्तहार के माध्यम से सर्वसाधारण आम जनता को सूचित किया जाता है कि किसी भी व्यक्ति को राजस्व अभिलेख महाल बलहड़ा में प्रार्थी का नाम धनू के स्थान पर धनू उपनाम धनी राम पुत्र भीखम पुत्र बलिया, निवासी गांव बलहड़ा, डाकघर पंजालग, तहसील लडभड़ोल, जिला मण्डी (हि०प्र०) के नाम दुरुस्ती करने बारा कोई उजर/एतराज हो तो वह असालतन या वकालतन तारीख पेशी दिनांक 16-02-2023 को 10.00 बजे प्रातः इस अदालत में हाजिर होकर अपना उजर/एतराज पेश कर सकते हैं। बसूरत गैरहाजिरी एकतरफा कार्यवाही अमल में लाई जाकर नाम दुरुस्ती दर्ज करने के आदेश पारित कर दिए जाएंगे।

यह इश्तहार आज दिनांक 13-01-2023 को मेरे हस्ताक्षर व मोहर सहित अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित/-  
सहायक समाहर्ता द्वितीय श्रेणी,  
लडभड़ोल, जिला मण्डी (हि० प्र०)।

ब अदालत नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी, तहसील सन्धोल,  
जिला मण्डी (हि०प्र०)

मिसल नाम दुरुस्ती नम्बर : 01

तारीख दायर : 11-01-2023

तारीख पेशी : 24-02-2023

श्री अजय कुमार पुत्र स्व० श्री दीप कुमार उर्फ दीपक ठाकुर, निवासी गांव बैरी निचली, डाकघर कोठूवां, तहसील सन्धोल, जिला मण्डी (हि०प्र०) प्रार्थी।

## बनाम

आम जनता

प्रत्यार्थी।

अधीन धारा 37(2) भू-राजस्व अधिनियम, 1954 के तहत आवेदन-पत्र।

श्री अजय कुमार पुत्र स्व० श्री दीप कुमार उर्फ दीपक ठाकुर, निवासी गांव बैरी निचली, डाकघर कोठूवां, तहसील सन्धोल, जिला मण्डी (हि०प्र०) द्वारा प्रस्तुत आवेदन-पत्र में उल्लेख किया है कि उसके दादा का वास्तविक नाम सन्त राम है जबकि राजस्व अभिलेख महाल बैरी निचली में उसके दादा का नाम गवर्धन

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राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

दर्ज है जो कि गलत है। इसलिये प्रार्थी ने निवेदन किया है कि राजस्व अभिलेख महाल बैरी निचली में दुरुस्ती की जाकर उसके दादा का नाम गवर्धन उर्फ सन्त राम दर्ज किया जाये।

अतः इससे पूर्व कि मामला में अधीन धारा 37(2) भू-राजस्व अधिनियम, 1954 के तहत आगामी आवश्यक कार्रवाई अमल में लाई जाए, इस नोटिस द्वारा जनसाधारण को सूचित किया जाता है कि यदि किसी को उपरोक्त मामला में कोई उजर/एतराज हो तो वह इस न्यायालय में दिनांक 24-02-2023 को प्रातः 10.00 बजे असालतन या वकालतन हाजिर आकर अपना उजर/एतराज पेश कर सकता है अन्यथा गैर हाजिरी की सूरत में एकतरफा कार्यवाही अमल में लाई जाएगी एवं प्रार्थी के आवेदन-पत्र का नियमानुसार निपटारा कर दिया जाएगा।

आज दिनांक 11 जनवरी, 2023 को हमारे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित/-  
नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी,  
सन्धोल, जिला मण्डी (हि० प्र०)।

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ब अदालत नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी, तहसील सन्धोल,  
जिला मण्डी (हि०प्र०)

मिसल नाम दुरुस्ती नम्बर : 03

तारीख दायर : 11-01-2023

तारीख पेशी : 24-02-2023

श्री कुन्दन राम पुत्र स्व० श्री मंगल सिंह, निवासी गांव फनैहल (बलेहड़), डाकघर कुज्जाबल्ह, तहसील सन्धोल, जिला मण्डी (हि०प्र०) प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

अधीन धारा 37(2) भू-राजस्व अधिनियम, 1954 के तहत आवेदन-पत्र।

श्री कुन्दन राम पुत्र स्व० श्री मंगल सिंह, निवासी गांव फनैहल (बलेहड़), डाकघर कुज्जाबल्ह, तहसील सन्धोल, जिला मण्डी (हि०प्र०) द्वारा प्रस्तुत आवेदन-पत्र में उल्लेख किया है कि उसका वास्तविक नाम कुन्दन राम है जबकि राजस्व अभिलेख महाल फनैहल में उसका नाम कुनण दर्ज है जो कि गलत है। इसलिये प्रार्थी ने निवेदन किया है कि राजस्व अभिलेख महाल फनैहल में दुरुस्ती की जाकर उसका नाम कुनण उर्फ कुन्दन राम दर्ज किया जाये।

अतः इससे पूर्व कि मामला में अधीन धारा 37(2) भू-राजस्व अधिनियम, 1954 के तहत आगामी आवश्यक कार्रवाई अमल में लाई जाए, इस नोटिस द्वारा जनसाधारण को सूचित किया जाता है कि यदि किसी को उपरोक्त मामला में कोई उजर/एतराज हो तो वह इस न्यायालय में दिनांक 24-02-2023 को प्रातः 10.00 बजे असालतन या वकालतन हाजिर आकर अपना उजर/एतराज पेश कर सकता है अन्यथा गैर हाजिरी की सूरत में एकतरफा कार्यवाही अमल में लाई जाएगी एवं प्रार्थी के आवेदन-पत्र का नियमानुसार निपटारा कर दिया जाएगा।

आज दिनांक 11 जनवरी, 2023 को हमारे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—  
नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी,  
सन्धोल, जिला मण्डी (हि० प्र०)।

ब अदालत नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी, तहसील सन्धोल,  
जिला मण्डी (हि०प्र०)

मिसल नाम दुरुस्ती नम्बर : 02

तारीख दायर : 11-01-2023

तारीख पेशी : 24-02-2023

श्री रोशन लाल पुत्र स्व० श्री मसदी राम, निवासी गांव भडोत (टौरखोला), डाकघर टौरखोला, तहसील सन्धोल, जिला मण्डी (हि०प्र०) प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

अधीन धारा 37(2) भू—राजस्व अधिनियम, 1954 के तहत आवेदन—पत्र।

श्री रोशन लाल पुत्र स्व० श्री मसदी राम, निवासी गांव भडोत (टौरखोला), डाकघर टौरखोला, तहसील सन्धोल, जिला मण्डी (हि०प्र०) द्वारा प्रस्तुत आवेदन—पत्र में उल्लेख किया है कि उसका वास्तविक नाम रोशन लाल है जबकि राजस्व अभिलेख महाल टौरखोला में उसका नाम चुहड़ू राम दर्ज है जो कि गलत है। इसलिये प्रार्थी ने निवेदन किया है कि राजस्व अभिलेख महाल टौरखोला में दुरुस्ती की जाकर उसका नाम चुहड़ू राम उर्फ रोशन लाल दर्ज किया जाये।

अतः इससे पूर्व कि मामला में अधीन धारा 37(2) भू—राजस्व अधिनियम, 1954 के तहत आगामी आवश्यक कार्रवाई अमल में लाई जाए, इस नोटिस द्वारा जनसाधारण को सूचित किया जाता है कि यदि किसी को उपरोक्त मामला में कोई उजर/एतराज हो तो वह इस न्यायालय में दिनांक 24-02-2023 को प्रातः 10.00 बजे असालतन या वकालतन हाजिर आकर अपना उजर/एतराज पेश कर सकता है अन्यथा गैर हाजिरी की सूरत में एकतरफा कार्यवाही अमल में लाई जाएगी एवं प्रार्थी के आवेदन—पत्र का नियमानुसार निपटारा कर दिया जाएगा।

आज दिनांक 11 जनवरी, 2023 को हमारे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—  
नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी,  
सन्धोल, जिला मण्डी (हि० प्र०)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, धर्मपुर, जिला मण्डी (हि०प्र०)

मुकद्दमा शीर्षक :

श्रीमती सैना देवी पत्नी रमेश उपनाम साधू राम, निवासी मलहौड, डाकघर सिद्धपुर, तहसील धर्मपुर, जिला मण्डी (हि०प्र०) प्रार्थिया।

बनाम

आम जनता

प्रत्यार्थी ।

विषय.—इश्तहार राजपत्र/मुस्त्री मुनादी दरखास्त बराये कागजात माल में नाम दुरुस्त करने वारे ।

प्रार्थिन उपरोक्त ने प्रार्थना—पत्र इस आशय से इस न्यायालय में प्रस्तुत किया है कि उसका सही नाम सैना देवी उपनाम सुनीता है परन्तु राजस्व रिकार्ड महाल ततोहली परडाना में सुनीता दर्ज है। प्रार्थिन ने अपने प्रार्थना—पत्र के समर्थन में नकल जमाबन्दी, नकल परिवार रजिस्टर, आधार प्रति, शपथ—पत्र संलग्न प्रस्तुत कर रखा है।

अतः आम जनता को इस इश्तहार राजपत्र मुस्त्री मुनादी द्वारा सूचित किया जाता है कि यदि किसी व्यक्ति आम या खास को इस नाम की दुरुस्ती बारे कोई एतराज हो तो वह असालतन या वकालतन मिति 09-03-2023 को पेश कर सकता है। गैरहाजिरी की सूरत में कार्यवाही एकपक्षीय अमल में लाई जाएगी।

आज दिनांक 27-01-2023 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित/—  
सहायक समाहर्ता द्वितीय श्रेणी,  
धर्मपुर, जिला मण्डी (हि०प्र०)।

**ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, धर्मपुर, जिला मण्डी (हि० प्र०)**

मुकद्दमा शीर्षक :

श्री यशपाल ठाकुर पुत्र सुरजन सिंह, निवासी दबरोट, डाकघर मढ़ी, तहसील धर्मपुर, जिला मण्डी (हि०प्र०) प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी ।

विषय.—इश्तहार राजपत्र/मुस्त्री मुनादी दरखास्त बराये कागजात माल में नाम दुरुस्त करने वारे।

प्रार्थी उपरोक्त ने प्रार्थना—पत्र इस आशय से इस न्यायालय में प्रस्तुत किया है कि उसका सही नाम यशपाल ठाकुर है परन्तु राजस्व रिकार्ड महाल दबरोट में गलती से यशपाल सिंह दर्ज है। प्रार्थी ने अपने प्रार्थना—पत्र के समर्थन में नकल जमाबन्दी, नकल परिवार रजिस्टर, आधार प्रति, स्कूल प्रमाण—पत्र, शपथ—पत्र संलग्न प्रस्तुत कर रखा है।

अतः आम जनता को इस इश्तहार राजपत्र मुस्त्री मुनादी द्वारा सूचित किया जाता है कि यदि किसी व्यक्ति आम या खास को इस नाम की दुरुस्ती बारे कोई एतराज हो तो वह असालतन या वकालतन मिति 24-02-2023 को पेश कर सकते हैं। गैरहाजिरी की सूरत में कार्यवाही एकपक्षीय अमल में लाई जाएगी।

आज दिनांक 24-01-2023 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित/—  
सहायक समाहर्ता द्वितीय श्रेणी,  
धर्मपुर, जिला मण्डी (हि० प्र०)।

**ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, धर्मपुर, जिला मण्डी (हि० प्र०)**

मुकदमा शीर्षक :

श्री कशमीर सिंह उपनाम किशोर कुमार पुत्र मंगतू राम, निवासी हरयाण नाल, डाकघर तनेहड़, तहसील धर्मपुर, जिला मण्डी (हि०प्र०)। प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

विषय.—इश्तहार राजपत्र/मुस्त्री मुनादी दरख्वास्त बराये कागजात माल में नाम दुरुस्त करने बारे।

प्रार्थी उपरोक्त ने प्रार्थना—पत्र इस न्यायालय में प्रस्तुत किया है कि उसका सही नाम कशमीर सिंह उपनाम किशोर कुमार है परन्तु राजस्व रिकार्ड महाल हरयाण नाल में कशमीर सिंह ही दर्ज है। प्रार्थी ने अपने प्रार्थना—पत्र के समर्थन में नकल जमाबन्दी, नकल परिवार रजिस्टर, आधार प्रति, शपथ—पत्र संलग्न प्रस्तुत कर रखा है।

अतः आम जनता को इस इश्तहार राजपत्र मुस्त्री मुनादी द्वारा सूचित किया जाता है कि यदि किसी व्यक्ति आम या खास को इस नाम की दुरुस्ती बारे कोई एतराज हो तो वह असालतन या वकालतन मिति 09–03–2023 को पेश कर सकते हैं। गैरहाजिरी की सूरत में कार्यवाही एकपक्षीय अमल में लाई जाएगी।

आज दिनांक 27–01–2023 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित/—  
सहायक समाहर्ता द्वितीय श्रेणी,  
धर्मपुर, जिला मण्डी (हि० प्र०)।

**ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, धर्मपुर, जिला मण्डी (हि० प्र०)**

मुकदमा शीर्षक :

श्री लाल सिंह पुत्र परस राम उर्फ फगा राम, निवासी डिडू, डाकघर वरोटी, तहसील धर्मपुर, जिला मण्डी (हि०प्र०)। प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

विषय.—इश्तहार राजपत्र/मुस्त्री मुनादी दरख्वास्त बराये कागजात माल में नाम दुरुस्त करने बारे।

प्रार्थी उपरोक्त ने प्रार्थना—पत्र इस न्यायालय में प्रस्तुत किया है कि उसके पिता का सही नाम परस राम उर्फ फगा है परन्तु राजस्व रिकार्ड महाल डिडू वनाल में उसके पिता का नाम फगा दर्ज है। प्रार्थी ने अपने प्रार्थना—पत्र के समर्थन में नकल जमाबन्दी, नकल परिवार रजिस्टर, आधार प्रति, शपथ—पत्र संलग्न प्रस्तुत कर रखा है।

अतः आम जनता को इस इश्तहार राजपत्र मुस्त्री मुनादी द्वारा सूचित किया जाता है कि यदि किसी व्यक्ति आम या खास को इस नाम की दुरुस्ती बारे कोई एतराज हो तो वह असालतन या वकालतन मिति 24–02–2023 को पेश कर सकते हैं। गैरहाजिरी की सूरत में कार्यवाही एकपक्षीय अमल में लाई जाएगी।

आज दिनांक 24–01–2023 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित /—  
सहायक समाहर्ता द्वितीय श्रेणी,  
धर्मपुर, जिला मण्डी (हिं0 प्र0)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, धर्मपुर, जिला मण्डी (हिं0 प्र0)

मुकद्दमा शीर्षक :

श्री रतन लाल पुत्र छितरू, निवासी तरयाम्बला, डाकघर लौंगणी, तहसील धर्मपुर, जिला मण्डी (हिं0प्र0) प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

विषय.——इश्तहार राजपत्र/मुस्त्री मुनादी दरख्वास्त बराये कागजात माल में नाम दुरुस्त करने बारे।

प्रार्थी उपरोक्त ने प्रार्थना—पत्र इस न्यायालय में प्रस्तुत किया है कि उसका सही नाम रतन लाल है परन्तु राजस्व रिकार्ड महाल तरयाम्बला में गलती से रतन दर्ज है। प्रार्थी ने अपने प्रार्थना—पत्र के समर्थन में नकल जमाबन्दी, नकल परिवार रजिस्टर, शपथ—पत्र संलग्न प्रस्तुत कर रखा है।

अतः आम जनता को इस इश्तहार राजपत्र मुस्त्री मुनादी द्वारा सूचित किया जाता है कि यदि किसी व्यक्ति आम या खास को इस नाम की दुरुस्ती बारे कोई एतराज हो तो वह असालतन या वकालतन मिति 24–02–2023 को पेश कर सकते हैं। गैरहाजिरी की सूरत में कार्यवाही एकपक्षीय अमल में लाई जाएगी।

आज दिनांक 24–01–2023 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित /—  
सहायक समाहर्ता द्वितीय श्रेणी,  
धर्मपुर, जिला मण्डी (हिं0 प्र0)।

**In the Court of Shri Raman Kumar Sharma (H.P.A.S.), Marriage Officer-cum-Sub-Divisional Magistrate, Chachyot at Gohar, District Mandi (H. P.)**

In the matter of :

1. Ramesh Kumar s/o Murari Lal, r/o Village Baila, P.O. Nandi, Tehsil Chachyot, District Mandi (H.P.).

2. Ganga Kumari d/o Devi Ram, r/o Village Pukhar, P.O. Kotmors, Tehsil Sadar, District Mandi (H.P.) . . Applicants.

*Versus*

## General Public

*Subject.— Proclamation for registration of marriage under section 15 of Special Marriage Act, 1954.*

Shri Ramesh Kumar and Ganga Kumari have filed an application on 30-01-2023 alongwith affidavits in the court of undersigned under section 15 of Special Marriage Act, 1954 that they have solemnized their marriage on 18-01-2023 and they are living as husband and wife since then and hence their marriage may be registered under the Special Marriage Act, 1954.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before this court on or before 02-03-2023. The objection received after 02-03-2023 will not be entertained and marriage will be registered accordingly.

Issued today on 30-01-2023 under my hand and seal of the court.

Seal.

RAMAN KUMAR SHARMA,  
*Marriage Officer-cum-Sub-Divisional Magistrate,*  
*Chachyat at Gohar, District Mandi (H.P.).*

ब अदालत श्री भीम सिंह नेगी, कार्यकारी दण्डाधिकारी, तहसील रामपुर बुशैहर,  
जिला शिमला, हिमाचल प्रदेश

श्री कार्ती पुत्र श्री इन्द्र सिंह, गांव उच्ची, डा० दोफदा, तहसील रामपुर, जिला शिमला (हि०प्र०)  
प्रार्थीगण |

बनाम

आम जनता प्रतिवादी |

प्रार्थना—पत्र बाबत ग्राम पंचायत अभिलेख दोफदा में जन्म तिथि पंजीकरण बारे।

श्री कार्ती पुत्र श्री इन्द्र सिंह, गांव उच्ची, डा० दोफदा, तहसील रामपुर, जिला शिमला (हि०प्र०) ने इस अदालत में अपनी जन्म तिथि पंजीकरण करवाने बारे आवेदन पत्र गुजारा है। प्रार्थी के पिता द्वारा अज्ञानतावश जन्म तिथि का पंचायत अभिलेख दोफदा में न कर सका जिसके कारण प्रार्थी अपनी जन्म तिथि को ग्राम पंचायत दोफदा के अभिलेख में दर्ज करना चाहता है जिसकी जन्म तिथि निम्न है:—

क्रम संख्या	परिवार के सदस्य का नाम	जन्म तिथि
1.	कार्ती पुत्र श्री इन्द्र सिंह	16-05-1999

अतः आम जनता को इस इश्तहार द्वारा सूचित किया जाता है कि ग्राम पंचायत अभिलेख में प्रार्थी की जन्म तिथि पंजीकरण करने बारा किसी भी व्यक्ति का किसी भी प्रकार का उजर व एतराज हो तो वह दिनांक

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राजपत्र, हिमाचल प्रदेश, 09 फरवरी, 2023 / 20 माघ, 1944

12-02-2023 को प्रातः 10.00 बजे असालतन या वकालतन हाजिर अदालत आकर उजर व एतराज पेश कर सकता है अन्यथा एकतरफा कार्यवाही अमल में लाई जाएगी।

आज दिनांक 12-01-2023 को मेरे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर।

हस्ताक्षरित /—  
कार्यकारी दण्डाधिकारी,  
रामपुर बुशैहर, जिला शिमला (हि0 प्र0)।

ब अदालत श्री जगपाल सिंह, कार्यकारी दण्डाधिकारी, नेरुवा, जिला शिमला,  
हिमाचल प्रदेश

श्री जय लाला पुत्र श्री अन्नत राम, ग्राम व डाकघर ईडा, तहसील नेरुवा, जिला शिमला, हिमाचल प्रदेश। प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

विषय.—प्रार्थी की जन्म तिथि ग्राम पंचायत खुन्द नेवल के जन्म पंजीकरण रजिस्टर में दर्ज करवाए जाने बारे कि अधीन धारा 13(3) जन्म एवम् मृत्यु पंजीकरण अधिनियम, 1969 के अन्तर्गत जन्म पंजीकरण करने बारे।

प्रार्थी श्री जय लाला पुत्र श्री अन्नत राम, ग्राम व डाकघर ईडा, तहसील नेरुवा ने अधोहस्ताक्षरी के न्यायालय में एक आवेदन—पत्र प्रस्तुत किया है कि उसने अपनी पुत्री का नाम व जन्म तिथि ग्राम पंचायत खुन्द नेवल के जन्म पंजीकरण रजिस्टर में दर्ज नहीं करवाया है, तथा प्रार्थी अब अपनी पुत्री का नाम व जन्म तिथि ग्राम पंचायत खुन्द नेवल के जन्म पंजीकरण रजिस्टर में निम्न प्रकार से दर्ज करवाना चाहता है।

क्रम संख्या	नाम	सम्बन्ध	जन्म तारीख
1.	शगुन	पुत्री	27-04-2012

अतः आम जनता को बजरिया इश्तहार सूचित किया जाता है कि यदि किसी व्यक्ति को उपरोक्त जन्म पंजीकरण बारे कोई आपत्ति हो तो इस इश्तहार के प्रकाशन से 30 दिन के भीतर किसी भी कार्य दिवस पर प्रातः 10.00 बजे से सायं 5.00 बजे तक असालतन या वकालतन हाजिर अदालत आकर अपनी आपत्ति प्रस्तुत करें अन्यथा आवेदन—पत्र पर आवश्यक आदेश पारित करके ग्राम पंचायत खुन्द नेवल को आगामी कार्यान्वयन हेतु भेज दिया जायेगा।

आज तारीख 16-01-2023 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी किया गया।

मोहर।

हस्ताक्षरित /—  
(जगपाल सिंह),  
कार्यकारी दण्डाधिकारी,  
चौपाल, जिला शिमला (हि0प्र0)।

**In the Court of Shri Maya Ram Sharma, Executive Magistrate, Tehsil Sunni,  
District Shimla (H. P.)**

Miss Shikha Kumari d/o Smt. Sheela Bhardwaj, Village Jamog, P.O. Sunni, Tehsil Sunni, District Shimla, Himachal Pradesh . . . *Applicant.*

*Versus*

General Public . . . *Respondent.*

Whereas Miss Shikha Kumari d/o Smt. Sheela Bhardwaj, Village Jamog, P.O. Junni, Tehsil Sunni, District Shimla, Himachal Pradesh has filed an application alongwith affidavit under section 13(3) of the Birth & Death Registration Act, 1969 to enter the belated date of birth of her daughter in record of Secretary-cum-Registrar birth and death, Gram Panchayat Junni, Tehsil Sunni, District Shimla, Himachal Pradesh.

Sl. No.	Name of the family member	Relation	Date of birth
1.	Miss Shikha Kumari	Daughter	13-07-1991

Hence, this proclamation is issued to the general public if they have any objection/claim regarding entry of the name/date of birth of above named in the record of Secy.-cum- Registrar Birth and Death, Gram Panchayat Junni, may file their written objections in this court within 30 days of publication of this notice, failing which no objection will be entertained and after expiry of date, the necessary orders will be passed.

Given under my hand and seal of the court on this 30th December, 2022 .

Seal.

Sd/-

*Executive Magistrate,  
Sunni, Tehsil Sunni, District Shimla.*

**In the Court of Sh. Bhanu Gupta (H.P.A.S.), Sub-Divisional Magistrate, Shimla (Urban),  
District Shimla, Himachal Pradesh**

Sh. Narender Singh s/o Late Sh. Chhangal Ram, r/o Village Bhonda, P.O. Chirgoan, Tehsil Chirgoan, District Shimla (H.P.) . . . *Applicant.*

*Versus*

General Public .. *Respondent.*

*Application under section 13(3) of Birth and Death Registration Act, 1969.*

Sh. Narender Singh s/o Late Sh. Chhangal Ram, r/o Village Bhonda, P.O. Chirgoan, Tehsil Chirgoan, District Shimla (H.P.) has preferred an application to the undersigned for registration of date of birth of his son namely MASTER ANSH DOGRA (DOB-12-11-2014) at Kamla Nehru Hospital Shimla in the record of Municipal Corporation, Shimla.

Therefore through this proclamation, the general public is hereby informed that any person having any objection for entry of date of birth mentioned above, may submit his objection in writing in this court within 30 days from the date of publication of this notice in official Gazette. No objection will be entertained after prescribed period and application will be decided accordingly.

Given under my hand and seal of the Court on this 30th January, 2023.

Seal.

BHANU GUPTA (HPAS),  
*Sub-Divisional Magistrate,  
Shimla (Urban), District Shimla (H.P.).*

**In the Court of Sh. Saurabh Jassal, IAS, Marriage Officer-cum-Sub-Divisional Magistrate,  
Theog, District Shimla, H. P.**

In the matter of :

Sh. Sunil s/o Shri Palas Ram, r/o Village Kharori, P.O. Bagri, Sub-Tehsil Deha, District Shimla, H.P.

Smt. Priyanaka d/o Sh. Ramesh Chand, r/o Village Bhot, P.O. Jhina, Tehsil Chopal,  
District Shimla, H.P. . . *Applicants.*

*Versus*

The General Public . . . *Respondent.*

*Proclamation for the registration of Marriage under section 15 of the Special Marriage Act, 1954.*

Sh. Sunil s/o Shri Palas Ram, r/o Village Kharori, P.O. Bagri, Sub-Tehsil Deha, District Shimla, H.P. and Smt. Priyanaka d/o Sh. Ramesh Chand, r/o Village Bhot, P.O. Jhina, Tehsil Chopal, District Shimla, H.P. have filed an application alongwith affidavits before the court of undersigned under section 15 of Special Marriage Act, 1954 that they have solemnized their marriage on 06-07-2020 and they are living as husband and wife since then, hence their marriage is to be registered under Special Marriage Act, 1954 under section 15.

Therefore, by this proclamation, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before or within 30 days from the date of publication of this notice after that no objection will be entertained and marriage will be registered accordingly.

Given under my hand and seal of the court on this 10th day of January, 2023.

Seal.

SAURABH JASSAL, IAS,  
*Marriage Officer-cum-Sub-Divisional Magistrate,  
Theog, District Shimla (H. P.).*

**In the Court of Sh. Saurabh Jassal, IAS, Marriage Officer-cum-Sub-Divisional Magistrate,  
Theog, District Shimla, H. P.**

In the matter of :

Sh. Vikas Sharma s/o Shri Deep Ram Sharma, r/o Village Prab, P.O. Mahog, Tehsil Theog, District Shimla, H.P.

Smt. Meenakshi d/o Sh. Rajinder Dutt, r/o Village Gajeri, P.O. Jais, Tehsil Theog, District Shimla, H.P. . . *Applicants.*

*Versus*

The General Public . . . *Respondent.*

*Proclamation for the registration of Marriage under section 15 of the Special Marriage Act, 1954.*

Sh. Vikas Sharma s/o Shri Deep Ram Sharma, r/o Village Prab, P.O. Mahog, Tehsil Theog, District Shimla, H.P. and Smt. Meenakshi d/o Sh. Rajinder Dutt, r/o Village Gajeri, P.O. Jais, Tehsil Theog, District Shimla, H.P. have filed an application alongwith affidavits before the court of undersigned under section 15 of Special Marriage Act, 1954 that they have solemnized their marriage on 09-12-2014 and they are living as husband and wife since then, hence their marriage is to be registered under Special Marriage Act, 1954 under section 15.

Therefore, by this proclamation, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before or within 30 days from the date of publication of this notice after that no objection will be entertained and marriage will be registered accordingly.

Given under my hand and seal of the court on this 10th day of January, 2023.

Seal.

SAURABH JASSAL, IAS,  
*Marriage Officer-cum-Sub-Divisional Magistrate,  
Theog, District Shimla (H. P.).*

**MULTI PURPOSE PROJECTS & POWER DEPARTMENT**

**NOTIFICATION**

*Shimla-171002, the 2nd February, 2023*

**No. MPP-F(10)-24/2011-IV.**—The Governor, Himachal Pradesh is pleased to order amendment in this Department Notification bearing No. MPP-F(10)24/2011-III, dated 26-05-2015 and Notification No.MPP-F(10)24/2011-IV, dated 21-02-2018 in respect of the Local Area Development Committee (LADC) constituted for all Hydro Electric Projects in District Kullu and District Kinnaur, to the following extent:—

**LADC for all Projects in District Kullu, Himachal Pradesh**  
**(Notified on 26-05-2015)**

	<b>Existing Provision</b>	<b>Revised Provision</b>
Chairman	Deputy Commissioner, Kullu	Hon'ble Chief Parliamentary Secretary, MPP & Power Department.
Vice-Chairman	---	Deputy Commissioner, District Kullu
Rest of the members will remain the same as notified <i>vide</i> para 6.2.6 of this Department Notification dated 26-05-2015.		

**LADC for all Projects in District Kinnaur, Himachal Pradesh**  
**(Notified on 21-02-2018)**

	<b>Existing Provision</b>	<b>Revised Provision</b>
Chairman	Deputy Commissioner, Kinnaur	Hon'ble Revenue Minister, Himachal Pradesh.
Vice-Chairman	---	Deputy Commissioner, District Kinnaur
Member Secretary	AC to DC Kinnaur	SDO (Civil) Kalpa, Distt. Kinnaur
Rest of the members will remain the same as notified <i>vide</i> this Department Notification dated 21-02-2018.		

By order,

Sd/-  
(RAJEEV SHARMA, I.A.S.),  
*Secretary (Power).*